NORTH CAROLINA REGISTER

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February 1, 2000

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IN THIS ISSUE

Executive Orders

HHS - Medical Care Com. - Notice of Intent to Adopt Temporary Rules

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Commerce

Environment and Natural Resources

Dental Examiners

Foresters, Board of Registration for

General Contractors, Licensing Board of

Health and Human Services

Insurance

Justice

Nursing, Board of

Pharmacy, Board of

Psychologists, Board of Practicing

Public Education

State Personnel

Contested Case Decisions

PUBLISHED BY

The Office of Administrative Hearings Rules Division 6714 Mail Service Center Raleigh, NC 27699-6714 Telephone (919) 733-2678 Fax (919) 733-3462 For those persons that have questions or concerns regarding the Administrative Procedure Act or any of its components, consult with the agencies below. The bolded headings are typical issues which the given agency can address, but are not inclusive.

Rule Notices, Filings, Register, Deadlines, Copies of Proposed Rules, etc.

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Raleigh, North Carolina 27605

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(919) 733-2721

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Joint Legislative Administrative Procedure Oversight Committee

545 Legislative Office Building

300 North Salisbury Street

Raleigh, North Carolina 27611

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(919) 733-2578

(919) 715-5460 FAX

marys@ms.ncga.state.nc.us

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NC Association of County Commissioners

215 North Dawson Street

(919) 715-2893

(919) 715-4000

Raleigh, North Carolina 27603

contact: Jim Blackburn or Rebecca Troutman

NC League of Municipalities

215 North Dawson Street

Raleigh, North Carolina 27603

contact: Paula Thomas

NORTH CAROLINA REGISTER



Volume 14, Issue 15 Pages 1342 - 1399

February 1, 2000

This issue contains documents officially filed through January 10, 2000.

Office of Administrative Hearings Rules Division 424 North Blount Street (27601) 6714 Mail Service Center Raleigh, NC 27699-6714 (919) 733-2678 FAX (919) 733-3462

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The North Carolina Administrative Code (NCAC) has four major subdivisions of rules. Two of these, titles and chapters, are mandatory. The major subdivision of the NCAC is the title. Each major department in the North Carolina executive branch of government has been assigned a title number. Titles are further broken down into chapters which shall be numerical in order. The other two, subchapters and sections are optional subdivisions to be used by agencies when appropriate.

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3	Auditor	Athletic Trainer Examiners	3
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9	Governor	General Contractors	12
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EXPLANATION OF THE PUBLICATION SCHEDULE

This Publication Schedule is prepared by the Office of Administrative Hearings as a public service and the computation of time periods are not to be deemed binding or controlling. Time is computed according to 26 NCAC 2C .0302 and the Rules of Civil Procedure, Rule 6.

GENERAL

FILING DEADLINES

The North Carolina Register shall be published twice a month and contains the following information submitted publication by a state agency:

- temporary rules;
- notices of rule-making proceed- Ξ
- text of proposed rules; 3
- text of permanent rules approved by the Rules Review Commission; 4
- notices of receipt of a petition for municipal incorporation, as required by G.S. 120-165; 3
- Attorney General concerning changes in laws affecting voting in a jurisdiction subject of Section 5 final decision letters from the U.S. of the Voting Rights Act of 1965, Executive Orders of the Governor; as required by G.S. 120-30.9H; 96
- orders of the Tax Review Board issued under G.S. 105-241.2; and 8
- other information the Codifier of Rules determines to be helpful to the public. 6

Carolina Register is not included. The last unless it is a Saturday, Sunday, or State holiday, in which event the period runs until schedule, the day of publication of the North day of the period so computed is included, COMPUTING TIME: In computing time in the the preceding day which is not a Saturday Sunday, or State holiday.

he first and fifteen of each month if the first nonth is a Saturday, Sunday, or a holiday or State employees, the North Carolina Register issue for that day will be published before or after) the first or fifteenth Sunday, or State holiday for employees Commission. If the first or fifteenth of any on the day of that month closest to (either SSUE DATE: The Register is published on mandated by the State Personnel espectively that is not a Saturday, Sunday, or fifteenth of the month is not a Saturday, or holiday for State employees. LAST DAY FOR FILING: The last day for filing for any issue is 15 days before the issue date excluding Saturdays, Sundays, and holidays for State employees

NOTICE OF RULE-MAKING PROCEEDINGS

END OF COMMENT PERIOD TO A NOTICE OF proposed rules is published, and the text of making proceeding until the text of the RULE-MAKING PROCEEDINGS: This date is 50 days from the issue date. An agency shall accept comments on the notice of rulethe proposed rule shall not be published until at least 60 days after the notice of rulenaking proceedings was published. EARLIEST REGISTER ISSUE FOR PUBLICATION OF TEXT: The date of the next issue following the end of the comment period.

NOTICE OF TEXT

EARLIEST DATE FOR PUBLIC HEARING; The hearing date shall be at least 15 days after the date a notice of the hearing is published. END OF REQUIRED COMMENT PERIOD (1)RULE WITH NON-SUBSTANTIAL ECONOMIC IMPACT: An agency shall accept comments days after the text is published or until the on the text of a proposed rule for at least 30 date of any public hearings held on the

proposed rule, whichever is longer. (2)RULE WITH SUBSTANTIAL ECONOMIC days after publication or until the date of any public hearing held on the rule, whichever is IMPACT: An agency shall accept comments on the text of a proposed rule published in economic impact requiring a fiscal note under G.S. 150B-21.4(b1) for at least 60 the Register and that has a substantial

DEADLINE TO SUBMIT TO THE RULES REVIEW COMMISSION: The Commission shall review a rule submitted to it on or before the twentieth of a month by the last day of the next month.

day of the next regular session of the REGULAR SESSION OF THE GENERAL ASSEMBLY: This date is the first legislative General Assembly following approval of the rule by the Rules Review Commission. See FIRST LEGISLATIVE DAY OF THE NEXT G.S. 150B-21.3, Effective date of rules.

EXECUTIVE ORDER NO. 166 EXTENDING EXECUTIVE ORDERS

By the power vested in me as Governor by the Constitution and laws of the State of North Carolina, IT IS ORDERED:

Section 1. Extension

The following Executive Orders, as amended, are extended two years from the effective date provided below:

Executive Order No. 2, Small Business Council.

Executive Order No. 11, Governor's Council of Fiscal Advisors.

Executive Order No. 15, Coordinating Committee on the Americans with Disabilities Act.

Executive Order No. 16, The Geographic Information Coordinating Council and the Center for Geographic Information and Analysis.

Executive Order No. 43, North Carolina State Health Coordinating Council.

Executive Order No. 45, Governor's Initiative to

Strengthen North Carolina Historically Black Colleges and Universities.

Executive Order No. 50, North Carolina Sports Development Commission.

Executive Order No. 51, North Carolina Film Council.

Executive Order No. 75, Creation of Regional Councils and a Coordinating Council to Support Sound Environmental Management in the Albemarle-Pamlico Estuarine Study Region.

Executive Order No. 76, North Carolina Motor Carrier Advisory Committee.

Executive Order No. 84, North Carolina Home Furnishings Export Council.

Executive Order No. 127, North Carolina Board of Ethics.

Section 2. Effective Date

This order shall be effective the first day of January, 2000.

Done in the Capital City of Raleigh, North Carolina, this the 30th day of December, 1999.

IN ADDITION

This Section contains public notices that are required to be published in the Register or have been approved by the Codifier of Rules for publication.

TITLE 10 - HEALTH AND HUMAN SERVICES

NORTH CAROLINA MEDICAL CARE COMMISSION

ABBREVIATED NOTICE

The North Carolina Medical Care Commission ("Commission") plans to adopt temporary rules pursuant to HB 512 which was signed into law by the Governor on August 10, 1999. The rules will establish requirements for certifying administrators of assisted living facilities and adult care homes with seven or more beds. There are no rules in place so new ones must be adopted. Questions concerning the rules should be directed to Doug Barrick, Group Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699-2708, (919) 733-6650.

A Notice of Rule-making Proceedings is a statement of subject matter of the agency's proposed rule making. The agency must publish a notice of the subject matter for public comment at least 60 days prior to publishing the proposed text of a rule. Publication of a temporary rule serves as a Notice of Rule-making Proceedings and can be found in the Register under the section heading of Temporary Rules. A Rule-making Agenda published by an agency serves as Rule-making Proceedings and can be found in the Register under the section heading of Rule-making Agendas. Statutory reference: G.S. 150B-21.2.

TITLE 12 - DEPARTMENT OF JUSTICE

CHAPTER 9 - CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS

SUBCHAPTER 9A - CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION

Votice of Rule-making Proceedings is hereby given by the North Carolina Criminal Justice Education and Training tandards Commission in accordance with G.S. 150B-21.2. The gency shall subsequently publish in the <u>Register</u> the text of the ule(s) it proposes to adopt as a result of this notice of ruletaking proceedings and any comments received on this notice.

itation to Existing Rules Affected by this Rule-Making: 12 CAC 9A .0103 - Other rules may be proposed in the course of the rule-making process.

uthority for the rule-making: G.S. 17C-6; 17C-10

tatement of the Subject Matter: Amendment to the definition f "Class B Misdemeanor" to include specific traffic offences in ther jurisdictions.

teason for Proposed Action: The North Carolina Criminal ustice Education and Training Standards Commission has uthorized rule-making authority to amend the definition of Class B Misdemeanor" to comply with the third edition of the lass B Misdemeanor Manual as published by the North Carolina Department of Justice.

Comment Procedures: Written comments should be directed to Elizabeth L. Thompson, Criminal Justice Standards Division, Coon G-27, Old Education Building, 114 West Edenton Street, OD Drawer 149, Raleigh, North Carolina 27602.

CHAPTER 11 - NORTH CAROLINA ALARM SYSTEMS LICENSING BOARD

Notice of Rule-making Proceedings is hereby given by the N.C. Alarm Systems Licensing Board in accordance with 3.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of his notice of rule-making proceedings and any comments eceived on this notice.

Citation to Existing Rules Affected by this Rule-Making:

12 NCAC 11.0500 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 74D-5(a)(1); 74D-5(a)(2)

Statement of the Subject Matter: The section sets forth the continuing education requirements for licensees and registrants.

Reason for Proposed Action: The Board intends to amend the continuing education rules to more clearly and specifically set forth the guidelines for obtaining continuing education.

Comment Procedures: Written comments should be sent to W. Wayne Woodard, Administrator, Alarm Systems Licensing Board, 3320 Old Garner Road, Raleigh, NC 27626.

TITLE 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

CHAPTER 16 - ADULT HEALTH

SUBCHAPTER 16A - CHRONIC DISEASE

Notice of Rule-making Proceedings is hereby given by the Department of Health and Human Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 16A.1301-.1307 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 130A

Statement of the Subject Matter: Implementation of the Prescription Drug Assistance Program. These rules will also be adopted as temporary rules effective January 26, 2000.

Reason for Proposed Action: Cardiovascular disease and diabetes are leading causes of death and disability in persons over the age of 65, especially those with limited incomes. Financial support for the purchase of medications for the control of these illnesses is intended to extend the productive years and quality of life of such persons, and to reduce costs related to unnecessary hospital and nursing home admissions.

Comment Procedures: Written comments may be submitted to

Charles D. Reed, Pharmacist, North Carolina Division of Public Health, 1915 Mail Service Center, Raleigh, North Carolina 27699-1915, within 60 days after the date of publication of this issue of the NC Register. Copies of the proposed rules may be obtained by contacting Charles Reed at 919-715-3338.

CHAPTER 19 - HEALTH: EPIDEMIOLOGY

* * * * * * * * * * * * * * * * * * *

SUBCHAPTER 19A - COMMUNICABLE DISEASE CONTROL

Notice of Rule-making Proceedings is hereby given by the Commission for Health Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 19A.0406 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 130A-152; 130A-153

Statement of the Subject Matter: Access to Immunization Information. The mobility of our country's population has led to the need for local and state health departments in other states to have access to specific person's immunization records upon request. HMO's need access to this data to fulfill state insurance laws.

Reason for Proposed Action: The mobility of our country's population has led to the need for local and state health departments in other states to have access to specific person's immunization records upon request. HMO's need access to this data to fulfill state insurance laws.

Comment Procedures: Comments, statements, data and other information may be submitted in writing within 60 days after the date of publication of this issue in the NC Register. Copies of proposed rules and information may be obtained by contacting the Immunization Branch at 919-715-6764. Send written comments to Barbara Laymon, Immunization Branch, 1330 St. Mary's St., 1916 Mail Service Center, Raleigh, NC 27699-1916.

SUBCHAPTER 19B - INJURY CONTROL

* * * * * * * * * * * * * * * * * *

Notice of Rule-making Proceedings is hereby given by the Commission for Health Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 19B.0101; .0301-.0302; .0304; .0309; .0311; .0313; .0320-.0322; .0502-.0503 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 20-139.1

Statement of the Subject Matter: Requested amendments are for existing rules in the Breath Alcohol Testing Program. The amendments are in regards to the "Definitions" of breath/blood testing, "Application" requirements for obtaining breath alcohol permits, "Qualifications" of maintenance personnel, "Breath Testing Instruments; Reporting Sequential Test", "Intoxilyzer" procedures, "Intoxilyzer Maintenance" and "Alcohol Screening Test Device" procedures.

Reason for Proposed Action: The Forensic Tests for Alcohol Branch has been operating and maintaining the new statewide Breath/Blood Alcohol Testing program for the past seven years. Based on operating and maintaining this equipment across the state resulting in over 500,000 breath test being conducted, amendments will allow for necessary changes and updates for this program.

Comment Procedures: Comments may be submitted to Al E. Eisele, Jr., Head, Forensic Test for Alcohol Branch, 1922 Mail Service Center, Raleigh, NC 27699-1922 within 60 days after the date of publication of the NC Register. Copies of published rules and information may be obtained by contacting Al E. Eisele, Jr., (919) 733-3225.

CHAPTER 21 - HEALTH: PERSONAL HEALTH SUBCHAPTER 21D - WIC/NUTRITION

Notice of Rule-making Proceedings is hereby given by the Commission for Health Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 21D .0202; .0701-.0706; .0802-.0803 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 130A-361

Statement of the Subject Matter: These rules deal with definition of WIC Program terms, the WIC food distribution system, and administrative appeals. 15A NCAC 21D .0202 .0706, .0802, and .0803 will be adopted as temporary rules with proposed effective date of May 17, 2000 at the Commission for Health Services meeting on February 16, 2000.

teason for Proposed Action: These rules are in response to ederal regulations that mandate uniform sanctions across State gencies for the most serious WIC Program vendor violations. They also address the mandatory disqualification of WIC endors who are disqualified from the Food Stamp Program.

Comment Procedures: Comments, statements, data and other nformation may be submitted in writing within 60 days of ublication of this issue in the NC Register. Copies of the roposed rules and information packages may be obtained by ontacting the Nutrition Services Branch at 919-715-0647. Vritten comments may be sent to Cory Menees at 1914 Mail ervice Center, Raleigh, NC 27699-1914.

CHAPTER 26 - INFORMATION SERVICES SUBCHAPTER 26B - CANCER REGISTRY

Notice of Rule-making Proceedings is hereby given by the Commission for Health Services in accordance with G.S. 50B-21.2. The agency shall subsequently publish in the <u>Register</u> the text of the rule(s) it proposes to adopt as a result of his notice of rule-making proceedings and any comments eceived on this notice.

Citation to Existing Rules Affected by this Rule-Making: 5A NCAC 26B - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 130A-209

tatement of the Subject Matter: Requirement for all facilities nd providers that detect, diagnose, or treat cancer patients to eport cancer cases to the cancer control registry.

Reason for Proposed Action: Statewide cancer incidence and ancer mortality data can be used to identify cancer trends, atterns, and variation for directing cancer control intervention. Changes in communication and medical technology and in the reatment of disease mean that a substantial majority of the data s obtainable from medical facilities such as hospitals, clinics, and laboratories. Current North Carolina law authorizes but loes not require facilities that diagnose or treat cancer patients o report clinical, statistical, and other records of cancer. The urrent cancer incidence-reporting rate in North Carolina is mly 87%. This reporting rate is neither compliant with federal tandards of 95% nor compliant with Cancer Registry of 100%.

Comment Procedures: Written comments may be submitted to Dr. John Booker, Director, State Center for Health Statistics, 1903 Mail Service Center, Raleigh, NC 27699-1903, within 60 days after the date of publication of this issue of the NC Register. Copies of the proposed rules may be obtained by contacting Dr. John Booker at 919-715-4499.

TITLE 21 - OCCUPATIONAL LICENSING BOARDS

CHAPTER 16 - BOARD OF DENTAL EXAMINERS

SUBCHAPTER 16R - CONTINUING EDUCATION REQUIREMENTS: DENTISTS

North Carolina State Board of Dental Examiners in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 21 NCAC 161.0103-.0104; 16R. 0102-.0103 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 90-31.1; 90-225.1

Statement of the Subject Matter: Notice is hereby given in accordance with G.S. 150B-21.2 that the North Carolina State Board of Dental Examiners (Board) will consider adopting rules, repealing rules, or amending rules addressing approved continuing education courses and sponsors for dentists and dental hygienists and reporting of continuing education for dentists and dental hygienists.

Reason for Proposed Action: To delete reference to CPR requirement in 16R. 0102; to increase approved continuing education course sponsors for dentists and dental hygienists; to revise continuing education reporting requirements for dentists and dental hygienists.

Comment Procedures: Written comments may be submitted on the subject matter of the proposed rule-making to Christine H. Lockwood, Executive Director of the Board at the Board's office. The Board's address is PO Box 32270, Raleigh, NC 27622-2270.

This Section contains the text of proposed rules. At least 60 days prior to the publication of text, the agency published a Notice of Rule-making Proceedings. The agency must accept comments on the proposed rule for at least 30 days from the publication date, or until the public hearing, or a later date if specified in the notice by the agency. The required comment period is 60 days for a rule that has a substantial economic impact of at least five million dollars (\$5,000,000). Statutory reference: G.S. 150B-21.2

TITLE - 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Notice is hereby given in accordance with G.S. 150B-21.2 that the North Carolina Wildlife Resources Commission intends to amend rule(s) cited as 15A NCAC 101.0102-.0105. Notice of Rule-making Proceedings was published in the Register on December 1, 1999.

Proposed Effective Date: July 1, 2001

A Public Hearing will be conducted at 10:00 a.m. on February 17, 2000 at the Archdale Building, Room 332, 512 N. Salisbury St, Raleigh, NC 27603.

Reason for Proposed Action: To set/amend endangered and threatened species regulations which are necessary to manage, and preserve the resource.

Comment Procedures: Interested persons may present their views either orally or in writing at the hearing. In addition, the record of hearing will be open for receipt of written comments from February 1, 2000 to March 2, 2000. Such written comments must be delivered or mailed to the NC Wildlife Resources Commission, 512 N. Salisbury St., Raleigh, NC 27604-1188.

Fiscal Impact

State Local

Sub. None

CHAPTER 10 - WILDLIFE RESOURCES AND WATER SAFETY

SUBCHAPTER 10I - ENDANGERED AND THREATENED SPECIES

SECTION .0100 - DEFINITIONS

.0102 PROTECTION OF ENDANGERED/ THREATENED/SPECIAL CONCERN SPECIES

- (a) No Open Season. There shall be no open season for taking any of the species listed as endangered in Rule .0003 .0103, threatened in Rule .0004 .0104 or, unless otherwise provided, as special concern in Rule .0005 .0105 of this Subchapter. Except as provided in Paragraphs (b), (c) and (e) of this Rule, it is unlawful to take or possess any of such species at any time.
- (b) Permits. The executive director may issue permits to take an endangered, threatened, or special concern species for the

purpose of scientific investigation relevant to perpetuation or restoration of said species or as a part of a commission-approved study or restoration effort.

- (c) Taking Without a Permit:
 - An individual may take an endangered, threatened, or special concern species in defense of his own life or the lives of others without a permit.
 - (2) A state or federal conservation officer or employee who is designated by his agency to do so may, when acting in the course of his official duties, take, possess, and transport endangered, threatened, or special concern species without a permit if the action is necessary to:
 - (A) aid a sick, injured, diseased or orphaned specimen;
 - (B) dispose of a dead specimen;
 - (C) salvage a dead specimen which may be useful for scientific study; or
 - (D) remove specimens which constitute a demonstrable but nonimmediate threat to human safety, provided the taking is done in a humane and noninjurious manner; the taking may involve injuring or killing endangered, threatened, or special concern species only if it is not reasonably possible to eliminate the threat by live-capturing and releasing the specimen unharmed, in a suitable habitat.
- (d) Reporting. Any taking or possession of an endangered, threatened, or special concern species under Subsections (b) and (c) of this Rule is subject to applicable reporting requirements of federal law and regulations and the reporting requirements of the permit issued by the Executive Director or of 15A NCAC 10B .0106(e).
 - (e) Exception.
 - (1) Notwithstanding any other provisions of this Rule processed meat and other parts of American alligators, which have been lawfully taken in a state in which there is an open season for harvesting alligators, may be possessed, bought and sold when such products are marketed in packages or containers which are distinctly labeled to indicate the state in which they were taken and the identity, location, and lawfu authority of the processor or distributor.
 - (2) Raptors listed as special concern species in Rule .0005 .0105 of this Subchapter may be taken from the wild for falconry purposes and for falconry propagation, provided that a valid North Carolina endangered species permit has been obtained as required in Paragraph (b) of this Rule.
 - (3) Captive-bred raptors listed as special concern species may be bought, sold, bartered or traded as provided in

- 50 C.F.R. 21.30 when marked as required under those regulations.
- (4) Importation, possession, sales, transportation and exportation of species listed as special concern species in Rule .0005 .0105 of this Subchapter shall be allowed under permit by retail and wholesale establishments whose primary function is providing scientific supplies for research; provided that the specimens were lawfully obtained from captive or wild populations outside of North Carolina; and that they must be possessed in indoor facilities; and that all transportation of specimens provides adequate safeguards against accidental escape; and that importation, possession and sale or transfer is permitted only as listed in Sub-items (e)(4)(A) and (B) of this Rule.
 - (A) A written application to the Commission is required for a permit to authorize importation, and possession for the purpose of retail or wholesale sale. The application shall identify the source of the specimens, and provide documentation of lawful acquisition. Applications for permits shall include plans for holding, transportation, advertisement, and sale in such detail as to allow a determination of the safeguards provided against accidental escape and sales to unauthorized individuals.
 - Purchase, importation, and possession of (B) special concern species within North Carolina shall be allowed under permit to state and federal governmental agencies, corporate research entities, and research institutions; provided that sales are permitted to out of state consumers; and, provided that they must be possessed in indoor facilities and that all transportation of specimens provides adequate safeguards against accidental escape; and that the agency's or institution's Animal Use and Care Committee has approved the research protocol for this species; and, further provided that no specimens may be stocked or released in the public or private waters or lands of North Carolina and may not be transferred to any private individual.

Authority G.S. 113-134; 113-291.2; 113-291.3; 113-292; 113-333.

0103 ENDANGERED SPECIES LISTED

- (a) The following species of resident wildlife are designated as federally-listed endangered species:
 - (1) Amphibians:

None Listed At This Time.

- (2) Birds:
 - (A) American peregrine falcon (Falco peregrinus anatum);
 - (A)(B) Bachman's warbler (Vermivora bachmanii);
 - (C) Bald eagle (Haliaeetus leucocephalus);

- (B) (D) Ivory-billed woodpecker (Campephilus principalis);
- (C) (E) Kirtland's warbler (Dendroica kirtlandi);
 - (D) Piping plover (Charadrius melodus circumcinctus);
- (E) (F) Red-cockaded woodpecker (Picoides borealis);
- (F) (G) Roseate tern (Sterna d. dougallii);
- (G) (H) Wood stork (Mycteria americana).
- (4) Crustacea:

None Listed At This Time.

- (4)(3) Fish:
 - (A) Cape fear shiner (Notropis mekistocholas);
 - (B) Shortnose sturgeon (Acipenser brevirostrum), when found in inland fishing waters.
- (5) (4) Mammals:
 - (A) Carolina northern flying squirrel (Glaucomys sabrinus coloratus);
 - (B) Eastern cougar (Felis concolor cougar);
 - (C) Gray bat (Myotis grisescens);
 - (D) Indiana bat (Myotis sodalis);
 - (E) Manatee (Trichechus manatus), when found in inland fishing waters;
 - (F) Virginia big-eared bat (Plecotus t. townsendii) (Corynorhinus townsendii virginianus).
- (6) (5) Mollusks:
 - (A) Carolina heelsplitter (Lasmigona decorata);
 - (B) Dwarf wedge mussel (Alasmidonta heterodon);
 - (C) Little-wing pearlymussel (Pegias fabula);
 - (D) Tar river spiny mussel (Elliptio [canthyria] steinstansana).
- (7) (6) Reptiles:
 - (A) Atlantic ridley turtle (Lepidochelys kempii);
 - (B) Hawksbill turtle (Eretmochelys imbricata);
 - (C) Leatherback turtle (Dermochelys coriacea).
- (b) The following species of resident wildlife are designated as state-listed endangered species:
 - (1) Amphibians:

Green salamander (Aneides aeneus).

- (2) Birds:
 - (A) American peregrine falcon (Falco peregrinus anatum);
 - (B) Bewick's wren (Thryomanes bewickii);
- (3) Crustacea:

None Listed At This Time.

- (4)(3) Fish:
 - (A) Blotchside Logperch (Percina burtoni);
 - (B) Cutlips Minnow (Exoglossum maxillingua);
 - (C) Dusky Darter (Percina sciera);
 - (D) Orangefin Madtom (Noturus gilberti);
 - (E) Paddlefish (Polyodon spatula);
 - (F) Rustyside Sucker (Moxostoma hamiltoni) (Thoburnia hamiltoni);
 - (G) Stonecat (Noturus flavus).
- (5) (4) Mammals:

None Listed At This Time.

- (6) (5) Mollusks:
 - (A) Appalachian elktoe (Alasmidonta raveneliana);

Atlantic pigtoe (Fusconaia masoni); (B) tigrinum); Barrel Floater (Anodonta couperiana); (C) (B) (C) Junaluska salamander (Eurycea junaluska); Brook floater (Alasmidonta varicosa); (D) (B) Wehrle's salamander (Plethodon wehrlei). (D) Carolina creekshell (Villosa vaughaniana); (2)Birds: (E) Fragile glyph (Glyphyalinia clingmani); (F) (C) Gull-billed tern (Gelochelidon nilotica (A) Green floater (Lasmigona subviridus); (G)(D)aranea).(Sterna nilotica aranea); (H)(E)Knotty elimia (Goniobasis interrupta); (B) Northern saw-whet owl (Aegolius acadicus Magnificent rams-horn (Planorbella (I) (F) ssp.). magnifica); <u>(3)</u> Crustacea: (J) (G) Neuse spike (Elliptio judithae); None Listed At This Time. Pistolgrip (Tritigonia verrucosa); $(4) \frac{(3)}{(3)}$ (K) (H) Fish: Savannah lilliput (Toxolasma pullus); (A) American Brook Lamprey (L) (Lampetra Slippershell mussel (Alasmidonta viridis); (M) (H)appendix); Tennessee hellsplitter heelsplitter (Lasmigona Banded Sculpin (Cottus carolinae); (N)(J)(B) holstonia); (C) Bigeye jumprock (Scartomyzon ariommus); Tennessee pigtoe (Fusconaia barnesiana) (D)(C)Carolina Pygmy Sunfish (Elassoma boehlkei) (O) (K) barnesiana); (E) (D) Freshwater Drum (Aplodinotus grunniens); (P) Yellow lampmussel (Lampsilis cariosa); Least brook lamprey (Lampetra aepyptera); (F) (Q) Yellow lance (Elliptio lanceolata). Logperch (Percina caprodes); (G) (E) <u>(7) (6)</u> Reptiles: (H) (F) Rosyface Chub (Hybopsis rubrifrons); None Listed At This Time. Sharphead Darter (Etheostoma acuticeps); (1) (G) Eastern coral snake (Micrurus f. fulvius); (J) (H) Striped Shiner (Notropis (A) Eastern diamondback rattlesnake (Crotalus chrysocephalus); (Luxilus chrysocephalus); (B) (K)(H)Waccamaw Darter (Etheostoma perlongum). adamanteus). <u>(5) (4)</u> Mammals: Authority G.S. 113-134; 113-291.2; 113-292; 113-333. (A) Eastern wood rat (Neotoma floridana).floridana); .0104 THREATENED SPECIES LISTED (B) Rafinesque's big-eared bat (Corynorhinu (a) The following species of resident wildlife are designated rafinesquii). as federally-listed threatened species: Mollusks: (6)(5)Amphibians: (A) Atlantic pigtoe (Fusconaia masoni); (1) None Listed At This Time Alewife floater (Anodonta implicata); (A) Big-tooth covert (Mesodon jonestianus); (2) Birds: (B) (A) Arctic peregrine falcon (Falco peregrinus Brook floater (Alasmidonta varicosa); (C) tundrius): (D) Cape Fear spike (Elliptio marsupiobesa); (A) Bald eagle (Haliaeetus leucocephalus); (C) (E) Cape Fear threetooth (Triodopsis soelneri); Piping plover (Charadrius melodus). Carolina fatmucket (Lampsilis (B) (D) conspicua); (3) Crustacea: None Listed At This Time. Clingman covert (Mesodon clingmanicus); (E)(F)Eastern lampmussel (Lampsilis radiata radiata) <u>(4) (3)</u> Fish: (F) Eastern pondmussel (Ligumia nasuta); (A) Spotfin chub (Hybopsis monacha);(Cyprinella (G) Engraved covert (Mesodon orestes); monacha); (H) (G) (B) Waccamaw silverside (Menidia extensa). (I)(H)Mountain creekshell (Villosa vanuxemensis) Roan supercoil (Paravitrea varidens); <u>(5)</u> (4) $(J) \left(\frac{1}{T} \right)$ Dismal swamp southern shrew (Sorex longirostris Roanoke slabshell (Elliptio roanokensis); (K) (J) Savannah lilliput (Toxolasma pullus): fisheri). (K) Sculpted supercoil (Paravitrea ternaria); None Listed At This Time. (L) Seep mudalia (Leptoxis dilatata); <u>(6) (5)</u> Mollusks: (M) Noonday globe (Mesodon clarki nantahala). (N) Smoky Mountain covert (Mesodon ferrissi); Squawfoot (Strophitus undulatus); <u>(7)</u> (6) Reptiles: (O) American alligator (Alligator mississipiensis); Tidewater mucket (Leptodea ochracea); (A) (P) Triangle floater (Alasmidonta undulata); (B) Green turtle (Chelonia mydas); (Q)(P)Loggerhead turtle (Caretta caretta). Waccamaw ambersnail (Catinell) (R) (Q) (b) The following species of resident wildlife are designated waccamawensis):

(S) (R)

(T)(S)

(T)

(U)

Waccamaw fatmucket (Lampsilis fullerkati);

Waccamaw spike (Elliptio waccamawensis);

Yellow lampmussel (Lampsilis cariosa);

Yellow lance (Elliptio lanceolata).

(1)

as state-listed threatened species:

Amphibians:

(A)

(B) (A)

Carolina gopher frog (Rana capito capito);

Eastern tiger salamander (Ambystoma t.

7) (6) Reptiles:
Bog turtle (Clemmys muhlenbergii).

uthority G.S. 113-134; 113-291.2; 113-292; 113-333.

105 SPECIAL CONCERN SPECIES LISTED

The following species of resident wildlife are designated as tate-listed special concern species:

- (1) Amphibians:
 - (a) Carolina crawfish frog (Rana areolata capito);
 - (a) (b) Crevice salamander (Plethodon longicrus);
 - (b) (c) Dwarf salamander [silver morph] (Eurycea quadridigitata);
 - (c) (d) Eastern hellbender (Cryptobranchus a. alleganiensis);
 - (d) (e) Four-toed salamander (Hemidactylium scutatum);
 - (f) Junaluska salamander (Eurycea junaluska);
 - (e) (g) Longtail salamander (Eurycea l. longicauda);
 - (f) (h) Mole salamander (Ambystoma talpoideum);
 - (g) (i) Mountain chorus frog (Pseudacris brachyphona);
 - (h) (j) Mudpuppy (Necturus maculosus);
 - (i) (k) Neuse river waterdog (Necturus lewisi);
 - (j) (1) River frog (Rana heckscheri);
 - (k) (m) Weller's salamander (Plethodon welleri);
 - (I) (n) Zigzag salamander (Plethodon dorsalis). Ventralis).
- (2) Birds:
 - (a) Bachman's sparrow (Aimophila aestivalis);
 - (b) Black-capped chickadee (Parus (Poecile atricapillus);
 - (c) Black skimmer (Rhynchops niger);
 - (d) Brown pelican (Plecanus occidentalis);
 - (d) (e) Black vulture (Coragyps atratus);
 - (e) Brown creeper (Certhia americana nigrescens);
 - (f) Common tern (Sterna hirundo);
 - (g) (f) Cooper's hawk (Accipiter cooperi);
 - (h) (g) Glossy ibis (Plegadis falcinellus);
 - (h) Golden-crowned kinglet (Regulus satrapa);
 - (i) Least tern (Sterna antillarum);
 - (i) (i) Little blue heron (Egretta caerulea);
 - (k) (i) Loggerhead shrike (Lanius ludovicianus);
 - (k) Northern saw-whet owl (Aegolius acadicus);
 - (<u>l</u>) (<u>l</u>) Olive-sided flycatcher (Contopus borealis);cooperi);
 - (m) Red crossbill (Loxia curvirostra);
 - (n) (m) Snowy Egret (Egretta thula);
 - (o) (n) Tricolor heron (Egretta tricolor).tricolor);
 - (p) Yellow-bellied sapsucker (Sphyrapicus varius appalachiensis).
- (3) Crustacea:
 - (a) Broad River spiny crayfish (Cambarus spicatus);
 - (b) Chowanoke crayfish (Orconectes virginiensis);
 - (c) Greensboro burrowing crayfish (Cambarus catagius);
 - (d) <u>Hiwassee</u> <u>headwaters</u> <u>crayfish</u> (<u>Cambarus</u> <u>parrishi</u>);

- (e) <u>Little Tennessee River crayfish (Cambarus georgiae)</u>;
- (f) North Carolina spiny crayfish (Orconectes carolinensis);
- (g) Oconee stream crayfish (Cambarus chaugaensis);
- (h) Waccamaw crayfish (Procambarus braswelli).
- (4)(3) Fish:
 - (a) Atlantic Sturgeon (Acipenser oxyrhynchus);
 - (b) Bigeye Jumprock (Moxostoma ariommum);
 - (b) (c) Bluefin Killifish (Lucania goodei);
 - (c) (d) Blueside Darter (Etheostoma jessiae);
 - (d) (e) Bridle Shiner (Notropis bifrenatus);
 - (e) (f) Broadtail Madtom (Noturus n. sp.) (Lumber River and its tributaries and Cape Fear River and its tributaries);
 - (f) (g) Carolina Darter (Etheostoma collis);
 - (g) (h) Carolina Madtom (Noturus furiosus) (Neuse River and its tributaries);
 - (h) (i) Highfin Carpsucker (Carpiodes velifer);
 - (i) (j) Kanawha Minnow (Phenacobius teretulus);
 - (i) (k) Lake Sturgeon (Acipenser fulvescens);
 - (l) Least Brook Lamprey (Lampetra aepyptera);
 - (k) (m) Least Killifish (Heterandria formosa);
 - (I) (n) Longhead Darter (Percina macrocephala);
 - (m) (o) Mooneye (Hiodon tergisus);
 - (n) (p) Mountain Madtom (Noturus eleutherus);
 - (o) (q) Olive Darter (Percina squamata);
 - (p) (r) Pinewoods Darter (Etheostoma mariae);
 - (q) (s) River Carpsucker (Carpiodes carpio);
 - (t) River Redhorse (Moxostoma carinatum) (Pee Dee River and its tributaries);
 - (r) (u) Riverweed Darter (Etheostoma podostemone);
 - (s) (v) Rosyside Dace (Clinostomus funduloides ssp.)
 (Little Tennessee River and its tributaries);
 - (t) (w) Sandhills Chub (Semotilus lumbee);
 - (u) (x) Sharpnose Darter (Percina oxyrhyncha); (Percina oxyrhynchus);
 - (v) (y) Tennessee Snubnose Darter (Etheostoma simoterum);
 - (w) (z) Thinlip Chub (Hybopsis sp.)(Cyprinella zanema) (Lumber River and its tributaries and Cape Fear River and its tributaries);
 - (x) (aa) Turquoise Darter (Etheostoma inscriptum);
 - (y) (bb) Waccamaw Killifish (Fundulus waccamensis);
 - (z) (cc) Wounded Darter (Etheostoma vulneratum);
 - (aa) (dd) Yellowfin Shiner (Notropis lutipinnis)
 (Savannah River and its tributaries and Little
 Tennessee River and its tributaries).
- (5) (4) Mammals:
 - (a) Brazilian free-tailed bat (Tadarida brasiliensis cynocephala);
 - (b) Eastern wood rat (Neotoma floridana haemitora and N.f. magister);
 - (a) Allegheny woodrat (Neotoma magister);
 - (b) (c) Keen's bat (Myotis keenii septentrionalis);
 - (c) (d) Long-tailed shrew (Sorex dispar blitchi);

PROPOSED RULES

	ungo white-footed mouse (Peromyscus leucopus	<u>(s)</u> (v)	Mirey Ridge supercoil (Paravitrea clappi);
<u>ea</u>	asti);	<u>(t)</u>	Notched rainbow (Villosa constricta);
(e)	Pygmy shrew (Sorex hoyi winnemana);	<u>(u)</u> (w)	Open supercoil (Paravitrea umbilicaris);
(f)	Rafinesque's big-eared bat (Plecotus r.	$\underline{(v)}(x)$	Pink glyph (Glyphyalinia pentadelphia);
	rafinesquii and P.r. macrotis);	<u>(w)</u> (y)	Pod lance (Elliptio folliculata);
<u>(e)</u> (g)	Rock vole (Microtus chrotorrhinus	(x)(z)	Queen crater (Mesodon chilhoweensis);
	carolinensis);	<u>(y) (aa)</u>	Ramp Cove supercoil (Paravitrea lacteodens);
<u>(f)</u> (h)	Small-footed bat (Myotis l. liebi);	<u>(z)</u> (bb)	Saw-tooth disc (Discus bryanti);
(g) (i)	Southeastern bat (Myotis austroriparius);	<u>(aa)</u> (cc)	Spike (Elliptio dilatata);
<u>(h)</u>	Southern Appalachian woodrat (Neotoma	<u>(bb)</u> (dd)	Spiral coil (Helicodiscus bonamicus);
	floridana haematoreia);	(ee)	Tidewater mucket (Lampsilis ochracea);
<u>(i)</u> (j)	Star-nosed mole (Condylura cristata parva);	(cc) (ff)	Velvet covert (Mesodon subpalliatus);
<u>(j)</u> (k)	Water shrew (Sorex palustris punctulatus).	<u>(dd)</u> (gg)	Waccamaw amnicola (Amnicola sp.);
(<u>6</u>) (5) Mollu		(ee) (hh)	Waccamaw lampmussel (Lampsilis crocata);
(a)	Alabama rainbow (Villosa nebulosa);	<u>(ff) (ii)</u>	Waccamaw siltsnail (Cincinnatia sp.);
(b)	Alewife floater (Anodonta implicata);	(gg) (jj)	Wavy-rayed lampmussel (Lampsilis fasciola).
<u>(b)</u> (c)	Appalachian gloss (Zonitoides patuloides);	(7) (6) Repti	
<u>(c)</u> (d)	Bidentate dome (Ventridens coelaxis);		arolina pigmy rattlesnake (Sistrurus m.
<u>(d) (e)</u>	Black mantleslug (Pallifera hemphilli);	<u>m</u>	niliarius);
<u>(e)</u> (f)	Blackwater ancylid (Ferrissia hendersoni);	<u>(b)</u> (a)	Carolina salt marsh snake (Nerodia sipedon
<u>(f)</u> (g)	Blue-foot lancetooth (Haplotrema kendeighi);	,	williamengelsi);
(<u>f)</u> (g) (h)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus);	(c) (b)	williamengelsi); Diamondback terrapin (Malaclemys terrapin);
(<u>f)</u> (<u>g)</u> (<u>h)</u> (<u>g)</u>	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa);	,	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v.
(f) (g) (h) (g) (h) (i)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta);	(c) (b) (d) (c)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis);
(f) (g) (h) (g) (h) (i) (i) (j)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana);	(c) (b) (d) (c) (e) (d)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera);
(f) (g) (h) (g) (h) (f) (i) (f) (j) (k)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki);	(c) (b) (d) (c) (e) (d) (f) (e)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus);
(f) (g) (h) (g) (h) (i) (i) (j) (j) (k) (k) (t)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden);	(c) (b) (d) (c) (e) (d)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m.
(f) (g) (h) (i) (i) (i) (j) (k) (k) (t) (m)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden); Eastern lampmussel (Lampsilis radiata);	(c) (b) (d) (c) (e) (d) (f) (e) (g) (f)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m. melanoleucus);
(f) (g) (h) (g) (h) (i) (i) (j) (j) (k) (k) (t) (m) (n)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden); Eastern lampmussel (Lampsilis radiata); Eastern pondmussel (Ligumia nasuta);	(c) (b) (d) (c) (e) (d) (f) (e)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m. melanoleucus); Outer banks kingsnake (Lampropeltis getulus
(f) (g) (h) (g) (h) (f) (i) (f) (j) (k) (k) (f) (m) (n) (l) (o)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden); Eastern lampmussel (Lampsilis radiata); Eastern pondmussel (Ligumia nasuta); Fringed coil (Helicodiscus fimbriatus);	(c) (b) (d) (c) (e) (d) (f) (e) (g) (f) (h) (g)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m. melanoleucus); Outer banks kingsnake (Lampropeltis getulus sticticeps);
(f) (g) (h) (g) (h) (f) (i) (f) (i) (k) (k) (f) (m) (n) (m) (p)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden); Eastern lampmussel (Lampsilis radiata); Eastern pondmussel (Ligumia nasuta); Fringed coil (Helicodiscus fimbriatus); Glossy supercoil (Paravitrea placentula);	(c) (b) (d) (c) (e) (d) (f) (e) (g) (f) (h) (g)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m. melanoleucus); Outer banks kingsnake (Lampropeltis getulus sticticeps); Southern hognose snake (Heterodon simus);
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(f) (g) (h) (i) (i) (j) (i) (k) (k) (t) (m) (n) (l) (o) (m) (p) (n) (q)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden); Eastern lampmussel (Lampsilis radiata); Eastern pondmussel (Ligumia nasuta); Fringed coil (Helicodiscus fimbriatus); Glossy supercoil (Paravitrea placentula); Great Smoky slitmouth (Stenotrema depilatum);	(c) (b) (d) (c) (e) (d) (f) (e) (g) (f) (h) (g) (i) (h)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m. melanoleucus); Outer banks kingsnake (Lampropeltis getulus sticticeps); Southern hognose snake (Heterodon simus); Stripeneck musk turtle (Sternotherus minor peltifer).
(f) (g) (h) (g) (h) (f) (i) (f) (i) (k) (k) (f) (m) (n) (m) (p)	Blue-foot lancetooth (Haplotrema kendeighi); Carolina creekshell (Villosa vaughanianus); Cape Fear spike (Elliptio marsupiobesa); Carolina elktoe (Alasmidonta robusta); Dark glyph (Glyphyalinia junaluskana); Dwarf proud globe (Mesodon clarki); Dwarf threetooth (Triodopsis fulciden); Eastern lampmussel (Lampsilis radiata); Eastern pondmussel (Ligumia nasuta); Fringed coil (Helicodiscus fimbriatus); Glossy supercoil (Paravitrea placentula); Great Smoky slitmouth (Stenotrema	(c) (b) (d) (c) (e) (d) (f) (e) (g) (f) (h) (g)	williamengelsi); Diamondback terrapin (Malaclemys terrapin); Eastern smooth green snake (Opheodrys v. vernalis); Eastern spiny softshell (Apalone s. spinifera); Mimic glass lizard (Ophisaurus mimicus); Northern pine snake (Pituophis m. melanoleucus); Outer banks kingsnake (Lampropeltis getulus sticticeps); Southern hognose snake (Heterodon simus); Stripeneck musk turtle (Sternotherus minor

Authority G.S. 113-134; 113-291.2; 113-292; 113-333.

andrewsae);

(q) (t) (r) (u) Honey glyph (Glyphyalinia vanattai); Lamellate supercoil (Paravitrea lamellidens); This Section includes temporary rules reviewed by the Codifier of Rules and entered in the North Carolina Administrative Code and a listing of temporary rules that have expired. See G.S. 150B-21.1 and 26 NCAC 2C .0500 for adoption and filing requirements. Pursuant to G.S. 150B-21.1(e), publication of a temporary rule in the North Carolina Register serves as a notice of rule-making proceedings unless this notice has been previously published by the agency.

EXPIRED TEMPORARY RULES

Community Co	olleges	Effective Date	Expired
23 NCAC 02C	.05030505	10/21/98	08/13/99
Cosmetic Art			
21 NCAC 14L	.0109	01/01/99	10/12/99
Employee Assis	stance Professionals		
21 NCAC 11	.01020103	05/05/99	04/30/99
DHHS/Facility	Services		
10 NCAC 03R	.1613	01/01/99	10/12/99
	.1615	01/01/99	10/12/99
	.17131715	01/01/99	10/12/99
	.19121914	01/01/99	10/12/99
	.2113	01/01/99	10/12/99
	.2713	01/01/99	10/12/99
	.2715	01/01/99	10/12/99
	.4203	01/01/99	10/12/99
	.62016202	01/01/99	10/12/99
	.6203	01/01/99 & 07/22/99	10/12/99
	.62046208	01/01/99	10/12/99
	.6209	01/01/99 & 07/22/99	10/12/99
	.62106220	01/01/99	10/12/99
	.6221	01/01/99 & 07/22/99	10/12/99
	.62226241	01/01/99	10/12/99
Secretary of St.	<u>ate</u>		
18 NCAC 10	.0101	02/23/99	12/10/99
	.0201	02/23/99	12/10/99
	.0301	02/23/99	12/10/99
	.03050309	02/23/99	12/10/99
	.04010402	02/23/99	12/10/99
	.0501	02/23/99	12/10/99
	.0701	02/23/99	12/10/99
	.08010802	02/23/99	12/10/99
	.0901	02/23/99	12/10/99

TEMPORARY RULES ENTERED INTO THE CODE

TITLE 10 - DEPARTMENT OF HEALTH AND HUMAN SERVICES

Rule-making Agency: Division of Medical Assistance

Rule Citation: 10 NCAC 26H .0506

Effective Date: January 1, 2000

Findings Reviewed and Approved by: Beecher R. Gray

Authority for the rule-making: G.S. 108A-26(b); 108A-54; 108A-55; 131D-4.1; 131D-4.2; 1995 S.L. c.507, s 23.10; 42 CFR 440.170(f)

Reason for Proposed Action: The Division of Facility Services has implemented new regulations for Adult Care Homes as a result of passage of Senate Bill 10 in the 1999 Session of the General Assembly. It is necessary to change this APA to implement reimbursement of the cost of the new regulations.

Comment Procedures: Written comments concerning this rule-making action must be submitted to Portia W. Rochelle, Rule-making Coordinator, Division of Medical Assistance, 1985 Umstead Drive, 2504 Mail Service Center, Raleigh, NC 27699-2504.

CHAPTER 26 - MEDICAL ASSISTANCE

SUBCHAPTER 26H - REIMBURSEMENT PLANS

SECTION .0500 - REIMBURSEMENT FOR SERVICES

.0506 PERSONAL CARE SERVICES

- (a) Payment for personal care services in recipient's home, prescribed in accordance with a plan of treatment and provided by a qualified person under supervision of a registered nurse, shall be based on a negotiated hourly fee not to exceed reasonable cost.
- (b) The Division of Medical Assistance will enter into contracts with private and public non-medical inpatient institutions using 42 CFR 434-12 for the provision of personal care services for State/County Special Assistance clients residing in adult care homes.
 - Effective August 1, 1995 reimbursement for private (1) providers is determined by the Division of Medical Assistance based on a capitation per diem fee derived from review of industry costs and determination of reasonable costs with annual inflation adjustments. The initial basic per diem fee is based on one hour of services per patient day. Additional payments may be made utilizing the basic one hour per diem fee as a factor, for Medicaid eligibles that have a demonstrated need for additional care. The initial basic one hour fee is computed by determining the estimated salary, fringes, direct supervision and allowable overhead. Effective January 1, 2000 the cost of medication administration and personal care services direct supervision shall be added to the basic per diem. The per diem fee(s) may be recalculated from a cost reporting period selected by the state. Payments may not exceed the limits set in 42 CFR 447.361. Effective January 1, 2000, private provider payments will be cost settled with any overpayment repaid to the Division of Medical Assistance. No additional payment will be made due to cost settlement. The first cost settlement period shall be the nine months ended September 30, 2000. Subsequently, the annual cost settlement shall be the twelve months ended September 30.
 - (2) Effective January 1, 1996 public providers will be paid on an interim basis using the above method. Payments are to be cost settled with any overpayment repaid to the Division of Medical Assistance. No additional payments will be made due to cost settlement.
- (c) These changes to the Payment for Services Prospective Plan for Personal Care Services will become effective when the Health Care Financing Administration, U.S. Department of the Division of Medical Assistance as #MA 00-01 95-07 and #MA 95-33 wherein the Director proposes amendments of the State Plan to amend payments for services Prospective Reimbursement Plan for Personal Care Services.

History Note: Authority G.S. 108A-25(b); 108A-54; 108A-55; 131D-4.1; 131D-4.2;1995 S.L. c.507, s. 23.10; 42 C.F.R. 440.170(f);

Eff. January 1, 1986;

Temporary Amendment Eff. April 22, 1996;

Temporary Amendment Eff. January 9, 1997; Amended Eff. August 1, 1998; Temporary Amendment Eff. January 1, 2000.

TITLE 21 - OCCUPATIONAL LICENSING BOARDS

CHAPTER 16 - BOARD OF DENTAL EXAMINERS

Rule-making Agency: North Carolina State Board of Dental Examiners

Rule Citation: 21 NCAC 16W .0103

Effective Date: February 8, 2000

Findings Reviewed and Approved by: Julian Mann, III

Authority for the rule-making: G.S. 90-223; 90-233(a)

Reason for Proposed Action: This Rule is necessary to allow access to preventive care by enabling public health hygienists to perform limited clinical procedures under training requirements that are less rigorous than those for hygienists performing more inevasive clinical procedures.

Comment Procedures: Written comments may be submitted on the subject matter of the proposed rule-making to Christine H. Lockwood, Executive Director of the Board at the Board's office. The address is PO Box 32270, Raleigh, NC 27622-2270.

SUBCHAPTER 16W - PUBLIC HEALTH HYGIENISTS

SECTION .0100 - PUBLIC HEALTH HYGIENISTS

.0103 TRAINING FOR PUBLIC HEALTH HYGIENISTS PERFORMING PREVENTIVE PROCEDURES

- (a) Public health hygienists who provide only educational and preventive procedures such as application of fluorides, fluoride varnishes and sealants shall be subject to the training provisions set out in Paragraph (b) of this Rule instead of the training provisions required by 21 NCAC 16W.0102.
- (b) A public health hygienist may perform preventive clinical procedures such as application of fluoride, fluoride varnishes and sealants under the direction of a duly licensed public health dentist if the hygienist:
 - (1) maintains CPR certification;
 - (2) completes such other training as may be required by the Dental Health Section of the Department of Health and Human Resources.

History Note: Authority G.S. 90-223; 90-233(a); Temporary Adoption Eff. February 8, 2000.

This Section includes the Register Notice citation to Rules approved by the Rules Review Commission (RRC) at its meeting of November 17, 1999 pursuant to G.S. 150B-21.17(a)(1) and reported to the Joint Legislative Administrative Procedure Oversight Committee pursuant to G.S. 150B-21.16. The full text of rules are published below when the rules have been approved by RRC in a form different from that originally noticed in the Register or when no notice was required to be published in the Register. The rules published in full text are identified by an * in the listing of approved rules. Statutory Reference: G.S. 150B-21.17.

These rules, unless otherwise noted, will become effective on the 31st legislative day of the 2000 Session of the General Assembly or a later date if specified by the agency unless a bill is introduced before the 31st legislative day that specifically disapproves the rule. If a bill to disapprove a rule is not ratified, the rule will become effective either on the day the bill receives an unfavorable final action or the day the General Assembly adjourns. Statutory reference: G.S. 150B-21.3.

REGISTER CITATION TO THE NOTICE OF TEXT

4	NCAC 3L	.0101*	14:04 NCR 274
4	NCAC 3L	.0102	14:04 NCR 275
4	NCAC 3L	.02010202	14:04 NCR 275
4	NCAC 3L	.0301	14:04 NCR 276
4	NCAC 3L	.0302*	14:04 NCR 276
4	NCAC 3L	.0303	14:04 NCR 276
4	NCAC 3L	.04010405	14:04 NCR 276
4	NCAC 3L	.05010502	14:04 NCR 277
4	NCAC 3L	.06010604	14:04 NCR 278
10	NCAC 3R	.1613	14:04 NCR 279
10	NCAC 3R	.1615	14:04 NCR 280
10	NCAC 3R	.17131715	14:04 NCR 281
10	NCAC 3R	.1912-1914	14:04 NCR 283
10	NCAC 3R	.2113	14:04 NCR 285
10	NCAC 3R	.2713	14:04 NCR 286
10	NCAC 3R	.2715	14:04 NCR 286
10	NCAC 3R	.4203	14:04 NCR 286
10	NCAC 3R	.62016204*	14:03 NCR 130
10	NCAC 3R	.62056208	14:03 NCR 140
10	NCAC 3R	.6209*	14:03 NCR 143
10	NCAC 3R	.62106220	14:03 NCR 143
10	NCAC 3R	.6221*	14:03 NCR 144
10	NCAC 3R	.6222*	14:03 NCR 145
10	NCAC 3R	.6223	14:03 NCR 146
10	NCAC 3R	.6224*	14:03 NCR 146
10	NCAC 3R	.62256229	14:03 NCR 147
10	NCAC 3R	.62306231*	14:03 NCR 150
10	NCAC 3R	.6232	14:03 NCR 151
10	NCAC 3R	.6233*	14:03 NCR 151
10	NCAC 3R	.62356241	14:03 NCR 153
10	NCAC 19G	.0823*	13:21 NCR 1785
10	NCAC 19G	.0827	13:21 NCR 1786
10	NCAC 45H	.0205	13:05 NCR 487
11	NCAC 12	.1702	14:06 NCR 433
11	NCAC 13	.0514	14:06 NCR 433
11	NCAC 13	.0518	14:06 NCR 433
12	NCAC 10B	.0103*	13:19 NCR 1636
12	NCAC 10B	.0502*	13:19 NCR 1636
12	NCAC 10B	.0601*	13:19 NCR 1636
15A	NCAC 2D	.0524*	14:03 NCR 187
15A	NCAC 2D	.1803*	14:03 NCR 228
15A	NCAC 2D	.1804	14:03 NCR 228
15A	NCAC 2Q	.0102	14:03 NCR 229

15A	NCAC	26C	.01010106*	14:01 NCR 14	
16	NCAC	6D	.0103	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6D	.0304	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6D	.0501*	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6D	.0502	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6D	.05030505*	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6D	.0506	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6D	.0507*	not required G.S. 150B-21.4	Eff. December 1, 199
16	NCAC	6H	.0101	not required G.S. 150B-21.5(a)(2)	Eff. December 1, 199
16	NCAC	6H	.0105	not required G.S. 150B-21.5(a)(3)	Eff. December 1, 1999
16	NCAC	6H	.01070109	not required G.S. 150B-21.5(a)(2)	Eff. December 1, 1999
16	NCAC	6H	.0110	not required G.S. 150B-21.5(a)(2)	Eff. December 1, 1999
21	NCAC	12	.0504	13:24 NCR 2015	
21	NCAC	20	.0120*	13:23 NCR 1942	
21	NCAC	36	.0213	14:02 NCR 82	
21	NCAC	46	.1413*	14:06 NCR 480	
21	NCAC	46	.1508*	14:06 NCR 481	
21	NCAC	54	.2704*	13:13 NCR 1050	
21	NCAC	54	.2706*	13:13 NCR 1050	
25	NCAC	1B	.0437*	13:09 NCR 773	
25	NCAC	1H	.06050606*	13:09 NCR 776	
26	NCAC	4	.0108	not required G.S. 150B-21.4(a)(4)	Eff. December 1, 1999
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TITLE 4 - DEPARTMENT OF COMMERCE

CHAPTER 3 - BANKING COMMISSION

SUBCHAPTER 3L - CHECK-CASHING BUSINESSES

SECTION .0100 - ADMINISTRATIVE

.0101 DEFINITIONS

- (a) As used in this Subchapter 3L, unless the context or the language of Article 22 of Chapter 53 indicate a contrary intention, the following definitions shall apply:
 - "Affiliate" shall mean any person who directly or indirectly through one or more intermediaries, controls, or is controlled by, or is in common control with another person.
 - (2) "Affiliate of the licensee" within the meaning of G.S. 53-281(e) includes a person related to the licensee by common ownership or control, a person with whom the licensee has any financial interest, or any employee or agent of the licensee.
 - (3) "Any one maker" shall mean any single signatory on a personal checking account.
 - (4) "Branch location" shall mean any location, including a mobile unit, but not the principal place of business, where the licensee holds itself out to the public as engaging in a check-cashing business.
 - (5) "Business day" shall mean any day other than a weekend or holiday, or any day during which banks and similar financial institutions in North Carolina are open to the public for the regular conduct of business.
 - (6) "Check" shall mean a draft (other than a draft payable upon presentation of document such as securities)

- payable on demand and drawn on a bank. The term "check" may also include any cashier's check or teller's check or other check, draft, or money order, but shall not include travelers checks or foreign denomination payment instruments.
- (7) "Conspicuously posted" shall mean placed in plain public view in such a location and in such a way and of such form and size and typeface that any person seeking the services of a licensee could clearly and easily see and read the contents of the posted notice.
- (8) "Controlling person" shall mean any person who owns or holds with the power to vote 10% or more of the equity securities of an applicant or licensee, or who has the power to direct the management and policy of the licensee.
- (9) "Draft" shall mean a written order to pay money signed by one person, the drawer who signs the document, upon another person, the drawee.
- (10) "Liquid assets" shall mean cash, bank deposit accounts, and money market accounts or similar property owned by the applicant or licensee, plus undeposited checks cashed by a licensee, less any returned checks doubtful of collection and cash remittances due others.
- (11) "Location" shall mean any place of business where check-cashing activity is conducted.
- (12) "Mobile unit" shall mean a vehicle or other movable means from which the business of check cashing is conducted.
- (13) "Personal check" as the term is used in G.S. 53-281(a) shall mean a check drawn on the checking account of a natural person and bearing the signature of the customer who signs the written agreement pursuant to

G.S. 53-281(c).

- (14) "Principal" shall mean any person who controls, directly or indirectly through one or more intermediaries, alone or in concert with others, a 10% or greater interest in a partnership, company, association or corporation; the owner of a sole proprietorship; or any natural person acting with apparent authority for or on behalf of an owner, officer, member, or director of a licensee; any natural person who directs the performance of other employees as manager of a branch of any licensee.
- (15) "Principal place of business" shall mean the location where the licensee holds itself out to the public as engaging in a check cashing business and which the licensee has declared to the Commissioner to be its main site of business operations.
- (16) "Receipt" shall mean a written record of the check-cashing transaction.
- (17) "Renew or extend" shall mean to postpone the effective due date or to modify or alter or replace an instrument previously given so as to continue it beyond its originally stated due date, whether or not another fee is paid to the licensee.
- (b) Unless a term is defined herein or in G.S. 53, Article 22, that term shall have the meaning given it, if any, by Article 3 "Negotiable Instruments" of Chapter 25, North Carolina Uniform Commercial Code.

Authority G.S. 53-92; 53-93; 53-288; Eff. July 1, 2000.

SECTION .0300 - LICENSING

.0302 NONTRANSFERABILITY OF LICENSE

- (a) A license granted hereunder shall be neither transferable nor assignable.
- (b) The circumstances under which the Commissioner shall deem a change in the licensee's organizational structure to constitute a transfer or assignment of the license shall include, but not be limited to, the following:
 - (1) If the licensee is a corporation or limited liability company:
 - (A) A change in ownership of 50% or more of the licensee's stock;
 - (B) The conversion of the corporation or company into a general or limited partnership or sole proprietorship;
 - (2) If the licensee is a general or limited partnership:
 - (A) A change in one of the licensee's general partners;
 - (B) The conversion of the general partnership into a limited partnership, corporation or sole proprietorship;
 - (C) The conversion of the limited partnership into a general partnership, corporation or sole proprietorship;
 - (3) If the licensee is a sole proprietor:
 - (A) The conversion of the sole proprietorship into

- a general or limited partnership or corporation;
- (B) The sale or assignment of all of the assets of the licensee's business to another person.
- (c) Upon a change in organization as set forth in Paragraph (b) of this Rule, the licensee's license shall become void and the licensee shall surrender its licensee to the Commissioner within 10 days of such change. If the entity which results from the change in the licensee's organizational structure desires and intends to engage in a check-cashing business in this State, it shall apply for a licensee pursuant to Section .0200 of this Subchapter.

Authority G.S. 53-92; 53-93; 53-276; 53-278; 53-288; Eff. July 1, 2000.

TITLE 10 - DEPARTMENT OF HEALTH AND HUMAN SERVICES

CHAPTER 3 - FACILITY SERVICES

SUBCHAPTER 3R - CERTIFICATE OF NEED REGULATIONS

SECTION .6200 - PLANNING POLICIES AND NEED DETERMINATIONS FOR 1999

.6201 APPLICABILITY OF RULES RELATED TO THE 1999 STATE MEDICAL FACILITIES PLAN

Rules .6201 through .6205 and .6207 through .6241 of this Section apply to certificate of need applications for which the scheduled review period begins during calendar year 1999. In addition, Rule .6206 of this Section shall be used to implement procedures described within it during calendar year 1999.

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6202 CERTIFICATE OF NEED REVIEW CATEGORIES

The Department of Health and Human Services has established ten categories of facilities and services for certificate of need review and shall determine the appropriate review category or categories for all applications submitted pursuant to 10 NCAC 3R .0304. For proposals which include more than one category, the Department of Health and Human Services may require the applicant to submit separate applications. If it is not practical to submit separate applications, the Department of Health and Humans Services shall determine in which category the application shall be reviewed. The review of an application for a certificate of need shall commence in the next review schedule after the application has been determined to be complete. The 10 categories of facilities and services are:

(1) Category A. Proposals submitted by acute care hospitals, except those proposals included in Categories B through H and Category J, including but not limited to the following types of projects:

- renovation, construction, equipment, and acute care services.
- (2) Category B. Proposals for nursing care beds; new continuing care facilities applying for exemption under 10 NCAC 3R .6234; and relocations of nursing care beds under 10 NCAC 3R .6236.
- (3) Category C. Proposals for new psychiatric facilities; psychiatric beds in existing health care facilities; new intermediate care facilities for the mentally retarded (ICF/MR) and ICF/MR beds in existing health care facilities; new substance abuse and chemical dependency treatment facilities; substance abuse and chemical dependency treatment beds in existing health care facilities.
- (4) Category D. Proposals for new dialysis stations in response to the "county need" or "facility need" methodologies; and relocations of existing dialysis stations to another county.
- (5) Category E. Proposals for new or expanded inpatient rehabilitation facilities and inpatient rehabilitation beds in other health care facilities; and new or expanded ambulatory surgical facilities except those proposals included in Category H.
- (6) Category F. Proposals for new home health agencies or offices, new hospices, new hospice inpatient facility beds, and new hospice residential care facility beds
- (7) Category G. Proposals for conversion of hospital beds to nursing care under 10 NCAC 3R .6233.
- (8) Category H. Proposals for bone marrow transplantation services, burn intensive care services, neonatal intensive care services, open heart surgery services, solid organ transplantation services, air

- ambulance equipment, heart-lung bypass machines, gamma knives, lithotriptors, magnetic resonance imaging scanners, positron emission tomography scanners, major medical equipment as defined in G.S. 131E-176(14f), diagnostic centers as defined in G.S. 131E-176(7a), and oncology treatment centers as defined in G.S. 131E-176(18a).
- (9) Category 1. Proposals involving cost overruns; expansions of existing continuing care facilities which are licensed by the Department of Insurance at the date the application is filed and are applying under exemptions from need determinations in 10 NCAC 3R .6222; relocations within the same county of existing health service facilities, beds or dialysis stations which do not involve an increase in the number of health service facility beds or stations: reallocation of beds or services; Category A proposals submitted by Academic Medical Center Teaching Hospitals designated prior to January 1, 1990; proposals submitted pursuant to 10 NCAC 3R .6230(c) by Academic Medical Center Teaching Hospitals designated prior to January 1, 1990; and any other proposal not included in Categories A through H and Category J.
- (10) Category J. Proposals for demonstration projects, cardiac angioplasty equipment, and cardiac catheterization equipment.

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Amended Eff. August 1, 2000.

.6203 CERTIFICATE OF NEED REVIEW SCHEDULE

The Department of Health and Human Services has established the following review schedules for certificate of need applications.

(1) Inpatient Rehabilitation Beds (in accordance with the need determination in 10 NCAC 3R .6208)

Health Service Area (HSA)	CON Beginning Review Date
I	August 1, 1999
II	August 1, 1999
V	September 1, 1999
VI	September 1, 1999

(2) Open Heart Surgery Services (in accordance with the need determination in 10 NCAC 3R .6210)

Hospital	CON Beginning Review Date
Hospitals without open heart surgery services which acquired heart-lung bypass machines before March 18, 1993	April 1, 1999

(3) Heart-Lung Bypass Machines (in accordance with the need determination in 10 NCAC 3R .6211)

Hospital	CON Beginning
Service System	Review Date
Cumberland County	March 1, 1999

(4) Fixed Cardiac Catheterization Equipment (in accordance with the need determination in 10 NCAC 3R .6212)

Hospital Service System	CON Beginning Review Date
Wake County	May 1, 1999
Mecklenburg County	February 1, 1999
Forsyth County	February 1, 1999
Moore County	July 1, 1999
New Hanover County	July 1, 1999
Pitt County	July 1, 1999
Catawba County	October 1, 1999
Buncombe County	October 1, 1999
Guilford County - Greensboro Area Only	October 1, 1999
Durham County	November 1, 1999
Orange County	November 1, 1999

(5) Radiation Oncology Treatment Centers (in accordance with the need determination in 10 NCAC 3R .6220)

Radiation Oncology Treatment Center Service Area		CON Beginning Review Date
6 (Cleveland, Gaston, Lincoln, Rutherford)		April 1, 1999
7 (Anson, Mecklenburg, Untion)		October 1, 1999

(6) Magnetic Resonance Imaging Scanners (in accordance with the need determination in 10 NCAC 3R .6221)

Magnetic Resonance Imaging Scanners Service Area		CON Beginning Review Date
7	(Henderson, Polk, Transylvania)	April 1, 1999
23	(Beaufort, Bertie, Hyde, Greene, Martin, Pitt, Washington)	March 1, 1999

(7) Nursing Care Beds (in accordance with the need determination in 10 NCAC 3R .6222)

County	CON Beginning Review Date
Ashe	April 1, 1999

1	
Catawba	April 1, 1999
Henderson	October 1, 1999
McDowell	December 1, 1999
Caswell	June 1, 1999
Davie	August 1, 1999
Guilford	June 1, 1999
Randolph	December 1, 1999
Mecklenburg	August 1, 1999
Person	March 1, 1999
Wake	September 1, 1999
Brunswick	December 1, 1999
Columbus	September 1, 1999
Pender	March 1, 1999
Sampson	March 1, 1999
Carteret	September 1, 1999
Perquimans	March 1, 1999

(8) Chemical Dependency (Substance Abuse) Beds (in accordance with the need determination in 10 NCAC 3R .6228) (a) Adult Treatment Beds

Mental Health	CON Beginning
Planning Region	Review Date
Eastern Region	December 1, 1999

(b) Adult Detox-Only Beds

Mental I	CON Beginning Review Date	
1	(Cherokee, Clay, Graham, Haywood, Jackson, Macon, Swain)	May 1, 1999
4	(Henderson, Transylvania)	May 1, 1999
5	(Alexander, Burke, Caldwell, McDowell)	May 1, 1999
6	(Rutherford, Polk)	May 1, 1999
11	(Rowan, Stanly, Cabarrus, Union)	May 1, 1999
14	(Rockingham)	May 1, 1999
16	(Alamance, Caswell)	May 1, 1999
17	(Orange, Person, Chatham)	May 1, 1999
19	(Vance, Granville, Franklin, Warren)	May 1, 1999

20	(Davidson)	May 1, 1999
22	(Bladen, Columbus, Robeson, Scotland)	May 1, 1999
25	(Johnston)	May 1, 1999
26	(Wake)	May 1, 1999
30	(Wayne)	May I, 1999
31	(Wilson, Greene)	May 1, 1999
32	(Edgecombe, Nash)	May 1, 1999
33	(Halifax)	May 1, 1999
34	(Carteret, Craven, Jones, Pamlico)	May I, 1999
35	(Lenoir)	May I, 1999
37	(Bertie, Gates, Hertford, Northampton)	May 1, 1999
38	(Beaufort, Hyde, Martin, Tyrrell, Washington)	May I, 1999
39	(Camden, Chowan, Currituck, Dare, Pasquotank, Perquimans)	May I, 1999
4((Duplin, Sampson)	May 1, 1999

(9) Intermediate Care Facility Beds for Mentally Retarded (in accordance with need determinations in 10 NCAC 3R .6229)

Mental l	Health Planning Area	CON Beginning Review Date
8	(Gaston, Lincoln)	May 1, 1999
29	(Onslow)	May I, 1999

(I0) Applications for certificates of need shall be reviewed pursuant to the following review schedule, unless another schedule has been specified in Items (I) through (9) of this Rule.

CON Beginning Review Date	HSA I, II, III	HSA IV, V, VI
January I		
February 1	A, E, G, I, J	G
March I		A, B, E, H, I
April I	B, F, H, I	
May I	С	C, F, I, J
June I	A, B, D, I	D
July I		A, I, J
August I	B, E, I	
September I		В, Е, Н, І
October 1	A, B, F, H, I, J	H (Oncology Center / Linear Accelerator Only)

November 1		A, F, I, J
December 1	B, C, D, I	C, D, I

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6204 MULTI-COUNTY GROUPINGS

(a) Health Service Areas. The Department of Health and Human Services has assigned the counties of the state to the following health service areas for the purpose of scheduling applications for certificates of need:

		HEALTH SER	VICE AREAS (HSA)	
I	II	III	IV	V	VI
County	County	County	County	County	County
Alexander	Alamance	Cabarrus	Chatham	Anson	Beaufort
Alleghany	Caswell	Gaston	Durham	Bladen	Bertie
Ashe	Davidson	Iredell	Franklin Brunswick	Camden	
Avery	Davie	Lincoln	Granville	Columbus	Carteret
Buncombe	Forsyth	Mecklenburg	Johnston	Cumberland	Chowan
Burke	Guilford Rowan	Lee	Harnett	Craven	
Caldwell	Randolph	Stanly	Orange	Hoke	Currituck
Catawba Rocki	ingham Union	Person	Montgomer	.y	Dare
Cherokee	Stokes		Vance	Moore	Duplin
Clay	Surry		Wake	New Hanover	Edgecombe
Cleveland	Yadkin		Warren	Pender	Gates
Graham				Richmond	Greene
Haywood				Robeson	Halifax
Henderson				Sampson	Hertford
Jackson				Scotland	Hyde
McDowell					Jones
Macon					Lenoir
Madison					Martin
Mitchell					Nash
Polk					Northampton
Rutherford					Onslow
Swain					Pamlico
Transylvania					Pasquotank
Watauga					Perquimans
Wilkes					Pitt
Yancey					Tyrrell
					Washington
					Wayne
					Wilson

(b) Mental Health Planning Areas. The Department of Health and Human Services has assigned the counties of the state to the following Mental Health Planning Areas for purposes of the State Medical Facilities Plan:

MENTAL HEALTH PLANNING AREAS

Area Number	Constituent Counties		

1	Cherokee, Clay, Graham, Haywood, Jackson, Macon, Swain
2	Buncombe, Madison, Mitchell, Yancey
3	Alleghany, Ashe, Avery, Watauga, Wilkes
4	Henderson, Transylvania
5	Alexander, Burke, Caldwell, McDowell
6	Rutherford, Polk
7	Cleveland
8	Gaston, Lincoln
9	Catawba
10	Mecklenburg
11	Cabarrus, Rowan, Stanly, Union
12	Surry, Yadkin, Iredell
13	Forsyth, Stokes, Davie
14	Rockingham
15	Guilford
16	Alamance, Caswell
17	Orange, Person, Chatham
18	Durham
19	Vance, Granville, Franklin, Warren
20	Davidson
21	Anson, Hoke, Montgomery, Moore, Richmond
22	Bladen, Columbus, Robeson, Scotland
23	Cumberland
24	Lee, Harnett
25	Johnston
26	Wake
27	Randolph
28	Brunswick, New Hanover, Pender
29	Onslow
30	Wayne
31	Wilson, Greene
32	Edgecombe, Nash
33	Halifax
34	Carteret, Craven, Jones, Pamlico
35	Lenoir
36	Pitt
37	Bertie, Gates, Hertford, Northampton
38	Beaufort, Hyde, Martin, Tyrrell, Washington
39	Camden, Chowan, Currituck, Dare, Pasquotank, Perquimans
40	Duplin, Sampson

(c) Mental Health Planning Regions. The Department of Health and Human Services has assigned the counties of the state to the following Mental Health Planning Regions for purposes of the State Medical Facilities Plan:

MENTAL HEALTH PLANNING REGIONS (Area Number and Constituent Counties)

Western (W)

- l Cherokee, Clay, Graham, Haywood, Jackson, Macon, Swain
- 2 Buncombe, Madison, Mitchell, Yancey
- 3 Alleghany, Ashe, Avery, Watauga, Wilkes
- 4 Henderson, Transylvania
- 5 Alexander, Burke, Caldwell, McDowell
- 6 Rutherford, Polk

- 7 Cleveland
- 8 Gaston, Lincoln
- 9 Catawba
- 10 Mecklenburg
- 11 Cabarrus, Rowan, Stanly, Union

North Central (NC)

- 12 Surry, Yadkin, Iredell
- 13 Forsyth, Stokes, Davie
- 14 Rockingham
- 15 Guilford
- 16 Alamance, Caswell
- 17 Orange, Person, Chatham
- 18 Durham
- 19 Vance, Granville, Franklin, Warren

South Central (SC)

- 20 Davidson
- 21 Anson, Hoke, Montgomery, Moore, Richmond
- 22 Bladen, Columbus, Robeson, Scotland
- 23 Cumberland
- 24 Lee, Harnett
- 25 Johnston
- 26 Wake
- 27 Randolph

Eastern (E)

- 28 Brunswick, New Hanover, Pender
- 29 Onslow
- 30 Wayne
- 31 Wilson, Greene
- 32 Edgecombe, Nash
- 33 Halifax
- 34 Carteret, Craven, Jones, Pamlico
- 35 Lenoir
- 36 Pitt
- 37 Bertie, Gates, Hertford, Northampton
- 38 Beaufort, Hyde, Martin, Tyrrell, Washington
- 39 Camden, Chowan, Currituck, Dare, Pasquotank, Perquimans
- 40 Duplin, Sampson
- (d) Radiation Oncology Treatment Center Planning Areas. The Department of Health and Human Services has assigned the counties of the state to the following Radiation Oncology Treatment Center Planning Areas for purposes of the State Medical Facilities Plan:

RADIATION ONCOLOGY TREATMENT CENTER PLANNING AREAS

Area Number Constituent Counties 1 Cherokee, Clay, Graham, Jackson, Macon, Swain 2 Buncombe, Haywood, Madison, McDowell, Mitchell, Yancey 3 Alleghany, Ashe, Avery, Watauga 4 Henderson, Polk, Transylvania 5 Alexander, Burke, Caldwell, Catawba

- 6 Rutherford, Cleveland, Gaston, Lincoln
- 7 Mecklenburg, Anson, Union
- 8 Iredell, Rowan
- 9 Cabarrus, Stanly
- 10 Forsyth, Davidson, Davie, Stokes, Surry, Wilkes, Yadkin
- 11 Guilford, Randolph, Rockingham
- 12 Alamance, Chatham, Orange
- 13 Durham, Caswell, Granville, Person, Vance, Warren
- 14 Moore, Hoke, Lee, Montgomery, Richmond
- 15 Cumberland, Bladen, Sampson
- 16 Robeson, Scotland
- 17 Wake, Franklin, Harnett, Johnston
- 18 New Hanover, Brunswick, Columbus, Pender
- 19 Wayne
- 20 Nash, Halifax, Wilson
- 21 Craven, Carteret, Onslow, Jones, Pamlico
- 22 Lenoir, Duplin
- 23 Pitt, Beaufort, Bertie, Edgecombe, Greene, Hertford, Hyde, Martin, Northampton, Washington
- 24 Pasquotank, Camden, Chowan, Currituck, Dare, Gates, Perquimans, Tyrrell

(e) Ambulatory Surgical Facility Planning Areas. The Department of Health and Human Services has assigned the counties of the state to the following Ambulatory Surgical Facility Planning Areas for purposes of the State Medical Facilities Plan:

AMBULATORY SURGICAL FACILITY PLANNING AREAS

Area	Constituent Counties
11.00	
1	Alamance
2	Alexander, Iredell
3	Alleghany, Surry, Wilkes
4	Anson, Gaston, Mecklenburg, Union
5	Ashe, Avery, Watauga
6	Beaufort, Hyde
7	Bertie, Gates, Hertford
8	Bladen, Cumberland, Robeson, Sampson
9	Brunswick, Columbus, Duplin, New Hanover, Pender
10	Buncombe, Haywood, Madison, Mitchell, Yancey
11	Burke, McDowell, Rutherford
12	Cabarrus, Rowan, Stanly
13	Caldwell, Catawba, Lincoln
14	Camden, Currituck, Dare, Pasquotank, Perquimans
15	Carteret, Craven, Jones, Onslow, Pamlico
16	Caswell, Chatham, Orange
17	Cherokee, Clay, Graham, Jackson, Macon, Swain
18	Chowan, Tyrrell, Washington
19	Cleveland
20	Davidson, Davie, Forsyth, Stokes, Yadkin
21	Durham, Granville, Person
22	Edgecombe, Halifax, Nash, Northampton
23	Franklin, Harnett, Johnston, Wake
24	Greene, Lenoir, Martin, Pitt
25	Guilford, Randolph, Rockingham

26 Henderson, Polk, Transylvania

Constituent Counties

- 27 Hoke, Lee, Montgomery, Moore, Richmond, Scotland
- 28 Vance, Warren
- 29 Wayne
- 30 Wilson

Area Number

20

21

22 23

24

25

(f) Magnetic Resonance Imaging (MRI) Planning Areas. The Department of Health and Human Services has assigned the counties of the state to the following Magnetic Resonance Imaging Planning Areas for purposes of the State Medical Facilities Plan:

MAGNETIC RESONANCE IMAGING PLANNING AREAS

1 Cherokee, Clay, Graham, Jackson, Macon, Swain 2 Buncombe, Madison, McDowell, Mitchell, Yancey 4 Ashe, Avery, Watauga Alexander, Burke, Caldwell, Catawba, Lincoln 5 Cleveland, Rutherford 7 Henderson, Polk, Transylvania 8 Gaston 9 Cabarrus, Montgomery, Rowan, Stanly 10 11 Alleghany, Davie, Forsyth, Stokes, Surry, Wilkes, Yadkin 12 Alamance 13 Durham, Caswell, Granville, Person, Vance, Warren 14 Chatham, Orange Davidson, Guilford, Randolph, Rockingham 15 Richmond, Scotland 16 17 Anson, Mecklenburg, Union 18 Cumberland, Hoke, Moore, Robeson, Sampson 19 Franklin, Harnett, Johnston, Lee, Wake

Bladen, Brunswick, Columbus, Duplin, New Hanover, Pender

Beaufort, Bertie, Greene, Hyde, Martin, Pitt, Washington

Authority G.S. 131E-176(25); 131E-177(I); 131E-183(I); Eff. August 1, 2000.

.6209 AMBULATORY SURGICAL FACILITIES NEED DETERMINATION (REVIEW CATEGORY E)

Lenoir, Wayne, Wilson

Carteret, Craven, Jones, Onslow, Pamlico

Edgecombe, Halifax, Nash, Northampton

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

It is determined that there is no need for additional Ambulatory Surgical Facilities in any other ambulatory surgical facility planning area.

.6221 MAGNETIC RESONANCE IMAGING SCANNERS NEED DETERMINATION (REVIEW CATEGORY H)

Camden, Chowan, Currituck, Dare, Gates, Hertford, Pasquotank, Perquimans, Tyrrell

It is determined that there is a need for two additional fixed Magnetic Resonance Imaging (MRI) scanners in the following MRI Scanners Service Areas. It is determined that there is no need for an additional fixed MRI scanner in any other service area in the State.

MRI Scanners Service Areas (Constituent Counties)	MR1 Scanners Need Determination
7 (Henderson, Polk & Transylvania)	1
23 (Beaufort, Bertie, Hyde, Greene, Martin, Pitt & Washington)	1

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6222 NURSING CARE BED NEED DETERMINATION (REVIEW CATEGORY B)

It is determined that the counties listed in this Rule need additional Nursing Care Beds as specified. It is determined that there is no need for additional Nursing Care Beds in any other counties.

	Number of Nursing Care
County	Beds Needed
Ashe	30
Catawba	90
Henderson	90
McDowell	40
Caswell	30
Davie	30
Guilford	90
Randolph	90
Mecklenburg	90
Person	30
Wake	150
Brunswick	50
Columbus	30
Pender	40
Sampson	40
Carteret	14
Perquimans	20

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6224 DIALYSIS STATION NEED DETERMINATION

- (a) The Medical Facilities Planning Section (MFPS) shall determine need for new dialysis stations two times each calendar year, and shall make a report of such determinations available to all who request it. This report shall be called the North Carolina Semiannual Dialysis Report (SDR). Data to be used for such determinations, and their sources, are as follows:
 - (1) Numbers of dialysis patients, by type, county and facility, from the Southeastern Kidney Council, Inc. (SEKC) and the Mid-Atlantic Renal Coalition, Inc. as of December 31, 1998 for the March SDR and as of June 30, 1999 for the September SDR.
 - (2) Certificate of need decisions, decisions appealed, appeals settled, and awards, from the Certificate of Need Section, DFS.
 - (3) Facilities certified for participation in Medicare, from the Certification Section, DFS.
 - (4) Need determinations for which certificate of need decisions have not been made, from MFPS records.

Need determinations in this report shall be an integral part of the State Medical Facilities Plan, as provided in G.S. 131E-183.

- (b) Need for new dialysis stations shall be determined as follows:
 - (1) County Need
 - (A) The average annual rate (%) of change in total number of dialysis patients resident in each county from the end of 1994 to the end of 1998 is multiplied by the county's 1998 year end total number of patients in the SDR, and the product is added to each county's most recent total number of patients reported in the SDR. The sum is the county's projected total 1999 patients.
 - (B) The percent of each county's total patients who were home dialysis patients at the end of 1998 is multiplied by the county's projected total 1999 patients, and the product is subtracted from the county's projected total 1999 patients.

- The remainder is the county's projected 1999 in-center dialysis patients.
- (C) The projected number of each county's 1999 in-center patients is divided by 3.2. The quotient is the projection of the county's 1999 in-center dialysis stations.
- (D) From each county's projected number of 1999 in-center stations is subtracted the county's number of stations certified for Medicare, CON-approved and awaiting certification, awaiting resolution of CON appeals, and the number represented by need determinations in previous State Medical Facilities Plans or Semiannual Dialysis Reports for which CON decisions have not been made. The remainder is the county's 1999 projected surplus or deficit.
- (E) If a county's 1999 projected station deficit is ten or greater and the SDR shows that utilization of each dialysis facility in the county is 80% or greater, the 1999 county station need determination is the same as the 1999 projected station deficit. If a county's 1999 projected station deficit is less than ten or if the utilization of any dialysis facility in the county is less than 80%, the county's 1999 station need determination is zero.
- (2) Facility Need. A dialysis facility located in a county for which the result of the County Need methodology is zero in the reference Semiannual Dialysis Report (SDR) is determined to need additional stations to the extent that:
 - (A) Its utilization, reported in the current SDR, is 3.2 patients per station or greater.
 - (B) Such need, calculated as follows, is reported in an application for a certificate of need:
 - (i) The facility's number of in-center dialysis patients reported in the previous SDR (SDR₁) is subtracted from the number of in-center dialysis patients reported in the current SDR (SDR₂). The difference is multiplied by 2 to project the net in-center change for 1 year. Divide the projected net in-center change for the year by the number of in-center patients from SDR₁ to determine the projected annual growth rate.
 - (ii) The quotient from Subpart (b)(2)(B)(i) of this Rule is divided by 12.
 - (iii) The quotient from Subpart (b)(2)(B)(ii) of this Rule is multiplied by the number of months from the most recent month reported in the current SDR until the end of calendar 1999.
 - (iv) The product from Subpart (b)(2)(B)(iii) of this Rule is multiplied by the number of the facility's in-center patients reported in the current SDR and that product is added to such reported number of in-center patients.
 - (v) The sum from Subpart (b)(2)(B)(iv) of this Rule is divided by 3.2, and from the quotient is subtracted the facility's current number of certified and pending stations as recorded in the current SDR. The remainder is the number of stations needed.
 - (C) The facility may apply to expand to meet the need established in Subpart (b)(2)(B)(v) of this Rule, up to a maximum of ten stations.
- (c) The schedule for publication of the North Carolina Semiannual Dialysis Reports (SDR) and for receipt of certificate of need applications based on each issue of this report in 1999 shall be as follows:

Data for Period Ending	Receipt of SEKC Report	Publication of SDR	Receipt of CON Applications	Beginning Review Dates
Dec. 31, 1998	Feb. 26, 1999	March 19, 1999	May 14, 1999	June 1, 1999
June 30, 1999	Aug. 31, 1999	Sept. 20, 1999	Nov. 15, 1999	Dec. 1, 1999

- (d) An application for a certificate of need pursuant to this Rule shall be considered consistent with G.S. 131E-183(a)(1) only if it demonstrates a need by utilizing one of the methods of determining need outlined in this Rule.
- (e) An application for a new End Stage Renal Disease facility shall not be approved unless it documents the need for at least 10 stations based on utilization of 3.2 patients per station per week.
 - (f) Home patients will not be included in determination of need for new stations.

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6230 POLICIES FOR GENERAL ACUTE CARE HOSPITALS

- (a) Use of Licensed Bed Capacity Data for Planning Purposes. For planning purposes the number of licensed beds shall be determined by the Division of Facility Services in accordance with standards found in 10 NCAC 3C .6200 and .3102(d).
- (b) Utilization of Acute Care Hospital Bed Capacity. Conversion of underutilized hospital space to other needed purposes shall be considered an alternative to new construction. Hospitals falling below utilization targets in Paragraph (e) of this Rule are assumed to have underutilized space. Any such hospital proposing new construction must clearly demonstrate that it is more cost-effective than conversion of existing space.
 - (c) Exemption from Plan Provisions for Certain Academic

Medical Center Teaching Hospital Projects. Projects for which certificates of need are sought by academic medical center teaching hospitals may qualify for exemption from provisions of 10 NCAC 3R .6207 through .6229.

- (1) The State Medical Facilities Planning Section shall designate as an Academic Medical Center Teaching Hospital any facility whose application for such designation demonstrates the following characteristics of the hospital:
 - (A) Serves as a primary teaching site for a school of medicine and at least one other health professional school, providing undergraduate, graduate and postgraduate education.
 - (B) Houses extensive basic medical science and clinical research programs, patients and equipment.
 - (C) Serves the treatment needs of patients from a broad geographic area through multiple medical specialties.
- (2) Exemption from the provisions of 10 NCAC 3R .6207 through .6229 shall be granted to projects submitted by Academic Medical Center Teaching Hospitals designated prior to January 1, 1990 which projects comply with one of the following conditions:
 - (A) Necessary to complement a specified and approved expansion of the number or types of students, residents or faculty, as certified by the head of the relevant associated professional school; or
 - (B) Necessary to accommodate patients, staff or equipment for a specified and approved expansion of research activities, as certified by the head of the entity sponsoring the research; or
 - (C) Necessary to accommodate changes in requirements of specialty education accrediting bodies, as evidenced by copies of documents issued by such bodies.
- (3) A project submitted by an Academic Medical Center Teaching Hospital under this Policy that meets one of the above conditions shall also demonstrate that the Academic Medical Center Teaching Hospital's teaching or researach need for the proposed project cannot be achieved effectively at any non-Academic Medical Center Teaching Hospital provider which currently offers the service for which the exemption is requested and which is within 20 miles of the Academic Medical Center Teaching Hospital.
- (4) Any service, facility or equipment that results from a project submitted under this Policy after January 1, 1999 shall be excluded from the inventory of that service, facility or equipment in the State Medical Facilities Plan.
- (d) Reconversion to Acute Care. Facilities redistributing beds from acute care bed capacity to rehabilitation or psychiatric use shall obtain a certificate of need to convert this capacity back to acute care. Application for reconversion of acute care beds converted to psychiatry or rehabilitation back to acute care beds

shall be evaluated against the hospital's utilization in relation to the target occupancies for acute care beds shown below, without regard to the acute care bed need determinations shown in 10 NCAC 3R .6207.

Licensed Bed	Percent
Capacity	Occupancy
1 - 49	65%
50 - 99	70%
100 - 199	75%
200 - 699	80%
700 +	81.5%

(e) Replacement of Acute Care Bed Capacity. The evaluation of proposals for either partial or total replacement of acute care beds (i.e., construction of new space for existing acute care beds) shall be evaluated against the utilization of the total number of acute care beds in the applicant's hospital in relation to the target occupancy of the total number of beds in that hospital which is determined as follows:

Total Licensed		Target Occupancy	
	Acute Care Beds	(Percent)	
	1 - 49	65%	
	50 - 99	70%	
	100 - 199	75%	
	200 - 699	80%	
	700 +	81.5%	

- (f) Allogeneic Bone Marrow Transplantation Services. Allogeneic bone marrow transplants shall be provided only in facilities having the capability of doing HLA matching and of management of patients having solid organ transplants. At their present stage of development it is determined that allogeneic bone marrow transplantation services shall be limited to Academic Medical Center Teaching Hospitals.
- (g) Solid Organ Transplantation Services. Solid organ transplant services shall be limited to Academic Medical Center Teaching Hospitals at this stage of the development of this service.

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6231 POLICIES FOR INPATIENT REHABILITATION SERVICES

- (a) After applying other required criteria, when superiority among two or more competing rehabilitation facility certificate of need applications is uncertain, favorable consideration shall be given to proposals that make rehabilitation services more accessible to patients and their families or are part of a comprehensive regional rehabilitation network.
- (b) Rehabilitation care which can be provided in an outpatient or home setting shall be provided in these settings. All new inpatient rehabilitation programs shall provide comprehensive outpatient rehabilitation services as part of their service delivery programs.

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

.6233 POLICY FOR PROVISION OF HOSPITAL-BASED LONG-TERM NURSING CARE

- (a) A certificate of need may be issued to a hospital which is licensed under G.S. 131E, Article 5, and which meets the conditions set forth below and in 10 NCAC 3R .1100, to convert up to ten beds from its licensed acute care bed capacity for use as hospital-based long-term nursing care beds without regard to determinations of need in 10 NCAC 3R .6222 if the hospital:
 - (1) is located in a county which was designated as nonmetropolitan by the U.S. Office of Management and Budget on January 1, 1999; and
 - (2) on January 1, 1999, had a licensed acute care bed capacity of 150 beds or less.

The certificate of need shall remain in force as long as the Department of Health and Human Services determines that the hospital is meeting the conditions outlined in this Paragraph.

- (b) "Hospital-based long-term nursing care" is defined as long-term nursing care provided to a patient who has been directly discharged from an acute care bed and cannot be immediately placed in a licensed nursing facility because of the unavailability of a bed appropriate for the individual's needs. Beds developed under this Paragraph are intended to provide placement for residents only when placement in other long-term care beds is unavailable in the geographic area. Hospitals which develop beds under this Paragraph shall discharge patients to other nursing facilities with available beds in the geographic area as soon as possible where appropriate and permissible under applicable law. Necessary documentation including copies of physician referral forms (FL 2) on all patients in hospital-based nursing units shall be made available for review upon request by duly authorized representatives of licensed nursing facilities.
- (c) For purposes of this Paragraph, beds in hospital-based long-term nursing care shall be certified as a "distinct part" as defined by the Health Care Financing Administration. Beds in a "distinct part" shall be converted from the existing licensed bed capacity of the hospital and shall not be reconverted to any other category or type of bed without a certificate of need. An application for a certificate of need for reconverting beds to acute care shall be evaluated against the hospital's service needs utilizing target occupancies shown in 10 NCAC 3R .6230(d), without regard to the acute care bed need shown in 10 NCAC 3R .6207.
- (d) A certificate of need issued for a hospital-based long-term nursing care unit shall remain in force as long as the following conditions are met:
 - (1) the beds shall be certified for participation in the Title XVIII (Medicare) and Title XIX (Medicaid) Programs:
 - (2) the hospital discharges residents to other nursing facilities in the geographic area with available beds when such discharge is appropriate and permissible under applicable law;
 - (3) patients admitted shall have been acutely ill inpatients of an acute hospital or its satellites immediately preceding placement in the unit.
- (e) The granting of beds for hospital-based long-term nursing care shall not allow a hospital to convert additional beds without first obtaining a certificate of need.

- (f) Where any hospital, or the parent corporation or entity of such hospital, any subsidiary corporation or entity of such hospital, or any corporation or entity related to or affiliated with such hospital by common ownership, control or management:
 - applies for and receives a certificate of need for long term care bed need determinations in 10 NCAC 3R .6222; or
 - (2) currently has nursing home beds licensed as a part of the hospital under G.S. 131E, Article 5; or
 - (3) currently operates long-term care beds under the Federal Swing Bed Program (P.L. 96-499),

such hospital shall not be eligible to apply for a certificate of need for hospital-based long-term care nursing beds under this Rule. Hospitals designated by the State of North Carolina as Critical Access Hospitals pursuant to Section 1820(f) of the Social Security Act, as amended, which have not been allocated long-term care beds under provisions of G.S. 131E-175 through 131E-190, may apply to develop beds under this Paragraph. However, such hospitals shall not develop long-term care beds both to meet needs determined in 10 NCAC 3R .6222 and this Paragraph.

(g) Beds certified as a "distinct part" under this Paragraph shall be counted in the inventory of existing long-term care beds and used in the calculation of unmet long-term care bed need for the general population of a planning area. Applications for certificates of need pursuant to this Paragraph shall be accepted only for the February 1 review cycle. Beds awarded under this Paragraph shall be deducted from need determinations for the county as shown in 10 NCAC 3R .6222. Certificates of need issued under policies analogous to this policy in State Medical Facilities Plans subsequent to the 1986 State Medical Facilities Plan are automatically amended to conform with the provisions of this Paragraph. The Department of Health and Human Services shall monitor this program and ensure that patients affected by this Paragraph are receiving appropriate services. and that conditions under which the certificate of need was granted are being met.

Authority G.S. 131E-176(25); 131E-177(1); 131E-183(b); Eff. August 1, 2000.

CHAPTER 19 - SERVICES FOR THE BLIND

SUBCHAPTER 19G-VOCATIONAL REHABILITATION

.0823 SECRETARY'S REVIEW AND FINAL DECISION

- (a) Either party may request an impartial review of the hearing officer's decision by the Secretary of the Department of Health and Human Services within 20 days of the receipt of the decision.
- (b) The Secretary may delegate the responsibility for reviewing the hearing officer's decision and making the final decision to another employee of the Department but shall not delegate the responsibility to any officer or employee of the Division.
- (c) In conducting the review, the reviewing official shall send the written notification to both parties and allow the submission

of additional evidence as required by Sec. 102(c) of the Rehabilitation Act of 1973 (as amended by the Rehabilitation Act Amendments of 1998, P.L. 105-220). The written notification shall be given personally or by certified mail. If given by certified mail, it shall be deemed to have been given on the delivery date appearing on the return receipt.

- (d) The reviewing official's review shall be based on the following standards of review:
 - (1) The hearing officer's decision shall not be arbitrary, capricious, abuse of discretion, or otherwise unreasonable.
 - (2) The hearing officer's decision shall be supported by substantial evidence, i.e. consistent with facts and applicable federal and state policy.
 - (3) In reaching the decision, the hearing officer shall give appropriate and adequate interpretation to such factors as:
 - (A) the federal statute and regulations as they apply to a specific issue in question;
 - (B) the state plan as it applies to a specific issue in question;
 - division procedures as they apply to a specific issue in question;
 - (D) key portions of conflicting testimony;
 - division options in the delivery of services where such options are permissible under federal statute;
 - (F) restrictions in the federal statute with regard to supportive services as maintenance and transportation; and
 - (G) approved federal or division rules as they relate to an issue in question.
- (e) The reviewing official shall make the final decision and provide such decision in writing to both parties within 30 calendar days from receipt of the request to review the hearing officer's decision. The decision shall include a full report of the findings and the grounds for the decision. The reviewing official shall not overturn or modify a decision, or part of a decision, of an impartial hearing officer that supports the position of the individual except as allowed under Sec. 102(c) of the Rehabilitation Act of 1973 (as amended by the Rehabilitation Act Amendments of 1998, P.L. 105-220). The final decision shall be given to both parties personally or by certified mail. If given by certified mail, it shall be deemed to have been given on the delivery date appearing on the return receipt.
- (f) The hearing officer's decision shall be the final decision under the conditions specified in Sec. 102(c) of the Rehabilitation Act of 1973 (as amended by the Rehabilitation Act Amendments of 1998, P.L. 105-220).
- (g) The Division Director shall forward a copy of the final decision, whether issued under Paragraph (e) or (f) of this Rule, to the CAP Director, the regional rehabilitation supervisor, and the applicant's or client's representative, as appropriate. A copy shall also be included in the individual's official case record.

Authority G.S. 143-545.1; 143-546.1; 143B-157; 150B-2; 150B-23; P.L. 105-220; Amended Eff. August 1, 2000.

TITLE 12 - DEPARTMENT OF JUSTICE

CHAPTER 10 - N.C. SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION

SUBCHAPTER 10B - NC SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION

SECTION .0100 - COMMISSION ORGANIZATION AND PROCEDURES

.0103 DEFINITIONS

In addition to the definitions set forth in G.S. 17E-2, the following definitions apply throughout this Chapter, unless the context clearly requires otherwise:

- (1) "Appointment" as it applies to a deputy sheriff means the date the deputy's oath of office is administered; and as it applies to a detention officer means either the date the detention officer's oath of office was administered, if applicable, or the detention officer's actual date of employment as reported on the Report of Appointment (Form F-4) by the employing agency, whichever is earlier; and as it applies to a telecommunicator, the telecommunicator's actual date of employment as reported on the Report of Appointment (Form F-4T).
- (2) "Convicted" or "Conviction" means and includes, for purposes of this Chapter, the entry of:
 - (A) a plea of guilty;
 - (B) a verdict or finding of guilt by a jury, judge, magistrate, or other duly constituted, established, and recognized adjudicating body, tribunal, or official, either civilian or military; or
 - (C) a plea of no contest, nolo contendere, or the equivalent.
- (3) "Department Head" means the chief administrator of any criminal justice agency or communications center. Department head includes the sheriff or a designee appointed in writing by the Department head.
- (4) "Director" means the Director of the Sheriffs' Standards Division of the North Carolina Department of Justice.
- (5) "Division" means the Sheriffs' Standards Division.
- (6) "High School" means graduation from a high school that meets the compulsory attendance requirements in the jurisdiction in which the school is located.
- (7) "Enrolled" means that an individual is currently actively participating in an on-going formal presentation of a commission-accredited basic training course which has not been concluded on the day probationary certification expires.
- (8) "Essential Job Functions" means those tasks deemed by the agency head to be necessary for the proper performance of a justice officer.
- (9) "Lateral Transfer" means certification of a justice officer when the applicant for certification has

previously held general or grandfather certification as a justice officer or a criminal justice officer as defined in G.S. 17C-2(c), excluding state correctional officers, state probation/parole officers, and state youth services officers, provided the applicant has been separated from a sworn law enforcement position for no more than one year, or has had no break in service.

- (10) "Misdemeanor" means those criminal offenses not classified by the North Carolina General Statutes, the United States Code, the common law, or the courts as felonies. Misdemeanor offenses are classified by the Commission as follows:
 - "Class A Misdemeanor" means an act (A) committed or omitted in violation of any common law, duly enacted ordinance or criminal statute of this state which is not classified as a Class B Misdemeanor pursuant to Sub-item (10)(b) of this Rule. Class A Misdemeanor also includes any act committed or omitted in violation of any common law, duly enacted ordinance, criminal statute, or criminal traffic code of any jurisdiction other than North Carolina, either civil or military, for which the maximum punishment allowable for the designated offense under the laws, statutes, or ordinances of the jurisdiction in which the offense occurred includes imprisonment for a term of not more than six months. Specifically excluded from this grouping of "Class A Misdemeanor" criminal offenses for jurisdictions other than North Carolina, are motor vehicle or traffic offenses designated as misdemeanors under the laws of other jurisdictions, or duly enacted ordinances of an authorized governmental entity with the exception of the offense of driving while impaired which is expressly included herein as a class A misdemeanor, if the offender could have been sentenced for a term of not more than six months. Also specifically included herein as a Class A Misdemeanor is the offense of driving while impaired, if the offender was sentenced under punishment level three [G.S. 20-179(i)], level four [G.S. 20-179(j)], or level five [G.S. 20-179(k)]. Class "A" Misdemeanor shall also include acts committed or omitted in North Carolina prior to October 1, 1994 in violation of any common law, duly enacted ordinance or criminal statute, of this state for which the maximum punishment allowable for the designated offense included imprisonment for a term of not more than six months.
 - (B) "Class B Misdemeanor" means an act committed or omitted in violation of any common law, criminal statute, or criminal traffic code of this state which is classified as a Class B Misdemeanor as set forth in the "Class B Misdemeanor Manual" as published by the North Carolina Department of Justice

and shall automatically include any later amendments and editions of the incorporated material as provided by G.S. 150B-21.6. Copies of the publication may be obtained from the North Carolina Department of Justice Post Office Box 629, Raleigh, North Carolina 27602. There is no cost per manual at the time of adoption of this Rule. Misdemeanor also includes any act committed or omitted in violation of any common law, duly enacted ordinance, or criminal statute, or criminal traffic code of any jurisdiction other than North Carolina, either civil or military, for which the maximum punishment allowable for the designated offense under the laws, statutes, or ordinances of the jurisdiction in which the offense occurred includes imprisonment for a term of more than six months but not more than two years. Specifically excluded from this grouping of "Class B Misdemeanor" criminal offenses for jurisdictions other than North Carolina, are motor vehicle or traffic offenses designated as being misdemeanors under the laws of other jurisdictions with the following exceptions: Class B Misdemeanor does expressly include, either first or subsequent offenses of driving while impaired if the maximum allowable punishment is for a term of more than six months but not more than two years, and driving while license permanently revoked or permanently suspended. "Class E Misdemeanor" shall also include acts committed or omitted in North Carolina prior to October 1, 1994 in violation of any common law, duly enacted ordinance, or criminal statute, of this state for which the maximum punishment allowable for the designated offense included imprisonment for a term of more than six months but not more than two years. Specifically excluded from the grouping of "Class B misdemeanors" committed or omitted in North Carolina prior to October 1, 1994 are motor vehicle or traffic offenses designated as being misdemeanors under G.S. 20 (motor vehicles), with the following exceptions: "Class B misdemeanors" committed or omitted in North Carolina prior to October 1, 1994 expressly include, either first or subsequent offenses of G.S. 20-138(a) or (b), G.S. 20-166 (duty to stop in the event of an accident), G.S. 20-138.1 (impaired driving) if the defendant was sentenced under punishment level one [G.S. 20-179(g)] or punishment level two [G.S. 20-179(h)] for the offense, and shall also include a violation of G.S. 20-28(b) [driving while license permanently revoked or suspended].

(11) "Felony" means any offense designated a felony by

the laws, statutes, or ordinances of the jurisdiction in which the offense occurred.

- (12) "Dual Certification" means that a justice officer holds probationary, general, or grandfather certification in two or more of the following positions with the same agency:
 - (A) deputy sheriff;
 - (B) detention officer;
 - (C) telecommunicator.
- (13) "Detention Officer" means any person performing responsibilities, either on a full-time, part-time, permanent or temporary basis, which include but are not limited to the control, care, and supervision of any inmates incarcerated in a county jail or other confinement facility under the direct supervision and management of the sheriff. "Detention Officer" shall also mean the administrator and the other custodial personnel of district confinement facilities as defined in G.S. 153A-219.
- (14) "Deputy Sheriff" means any person who has been duly appointed and sworn by the sheriff and who is authorized to exercise the powers of arrest in accordance with the laws of North Carolina.
- (15) "Telecommunicator" means any person performing responsibilities, either on a full-time, part-time, permanent or temporary basis, for communication functions to include but not limited to receiving calls or dispatching for emergency and law enforcement services.
- (16) "Commission" as it pertains to criminal offenses shall mean a finding by the North Carolina Sheriffs' Education and Training Standards Commission or an administrative body, pursuant to the provisions of G.S. 150B, that a person performed the acts necessary to satisfy the elements of a specified criminal offense.
- (17) "Sworn Law Enforcement Position" means a position with a criminal justice agency of the United States, any state, or a political subdivision of any state which, by law, has general power of arrest and requires each of the following:
 - (A) successful completion of the Basic Law Enforcement Training curriculum offered by the respective state or federal entity; and
 - (B) an independent oath of office providing for the execution of the laws of the respective state or federal jurisdiction.
- (18) "General Powers of Arrest" shall mean the authority to enforce the state or federal laws within the officer's territorial and subject matter jurisdiction to include the authority to arrest and cite offenders under the laws of the jurisdiction. These powers must be conferred on the officer by virtue of occupying a sworn law enforcement position. General powers of arrest shall mean those powers, even though limited by subject matter jurisdiction, which may be exercised as a routine responsibility of the office. General powers of arrest shall not mean those powers of arrest conferred by virtue of a special appointment or those

granted as an incidental, as opposed to a primary, function of the office.

Authority G.S. 17E-7; Amended Eff. August 1, 2000.

SECTION .0500 - MINIMUM STANDARDS OF TRAINING FOR DEPUTY SHERIFFS

.0502 BASIC LAW ENFORCEMENT TRAINING COURSE FOR DEPUTIES

- (a) The basic training course for deputy sheriffs consists of instruction designed to provide the trainee with the skills and knowledge to perform those tasks essential to function in law enforcement.
- (b) The course entitled "Basic Law Enforcement Training" shall consist of a minimum of 602 hours of instruction and shall include the following identified topical areas and minimum instructional hours for each:

(1) LEGAL UNIT

(A)	Motor Vehicle Laws	20 hours
(R)	Preparing for Court and Testifying	12 hours

- (B) Preparing for Court and Testifying 12 hours in Court
- (C) Elements of Criminal Law 24 hours
- (D) Juvenile Laws and Procedures 8 hours
 (E) Arrest, Search and Seizure/ 28 hours
- (E) Arrest, Search and Seizure/ 28 hours
 Constitutional Law
- (F) ABC Laws and Procedures 4 hours UNIT TOTAL 96 HOURS

(2) PATROL DUTIES UNIT

- (A) Techniques of Traffic Law 24 hours Enforcement
- (B) Explosives and Hazardous Materials Emergencies 12 hours
- (C) Traffic Accident Investigation(D) In-Custody Transportation8 hours
- (E) Crowd Management 12 hours
- (F) Patrol Techniques 20 hours
- (G) Law Enforcement Communication 8 hours and Information Systems

UNIT TOTAL 104 hours

(3) LAW ENFORCEMENT COMMUNICATION UNIT

- (A) Dealing with Victims and the Public 10 hours
- (B) Domestic Violence Response 12 hours
- (C) Ethics for Professional Law 4 hours Enforcement
- (D) Individuals with Mental Illness and Mental Retardation 8 hours
- (E) Crime Prevention Techniques 6 hours
- (F) Communication Skills for Law 8 hours
 Enforcement Officers
 UNIT TOTAL 48 hours

(4) INVESTIGATION UNIT

- (A) Fingerprinting and Photographing 6 hours
 Arrestee
- (B) Field Note-taking and Report Writingl 2 hours
- (C) Criminal Investigation 32 hours
- (D) Interviews: Field and In-Custody 16 hours

	(E)	Controlled Substances	10 hours				
	(- /	UNIT TOTAL	76 hours	.0601	DETENTION	OFFICER	CEI
(5)	PRA	CTICAL APPLICATION UNIT			COURSE		
. ,	(A)	First Responder	40 hours	(a) T	his Section establ	ishes the curr	ent sta
	(B)	Firearms	48 hours		Office and distric		
	(C)	Law Enforcement Driver Training	g 40 hours	detention	n officer training.	These Rules	will s
	(D)	Physical Fitness	8 hours	level of	detention officer	training heret	tofore
		(i) Fitness Assessment and		enforcen	nent officers acro	ss the state.	The D
		Testing	12 hours	Certifica	tion Course shall	consist of a mi	inimun
		(ii) 1 hour - 3 days a week	34 hours	instruction	on designed to pr	ovide the train	nee wi
	(E)	Subject Control Arrest Technique	s 40 hours	knowled	ge necessary to pe	rform those tas	sks con
		UNIT TOTAL	222 hours	to the ad	ministration and o	operation of a	confin
(6)	SHE	RIFF-SPECIFIC UNIT			ch Detention Offi		
	(A)	Civil Process	24 hours	the follo	wing identified to	pic areas and	approx
	(B)	Sheriffs' Responsibilities: Detent	ion 4 hours	instruction	onal hours for eac	h area:	
		Duties		(1)	Orientation		
	(C)	Sheriffs' Responsibilities: Court		(2)	Criminal Justice	System	
		Duties	6 hours	(3)	Legal Aspects o	f Managemen	t &
		UNIT TOTAL	34 hours		Supervision		
(7)	COL	RSE ORIENTATION	2 hours	(4)	Contraband/Sea	rches	
(8)		ΓING	20 hours	(5)	Processing Inma	ates	
	TOT	AL COURSE HOURS 6	602 HOURS	(6)	First Aid & CPI	3	
(c) T	he "B	asic Law Enforcement Training	Manual" as	(7)	Medical Care in	the Jail	
-		ed by the North Carolina Justice Acad	•	(8)	Patrol & Securit	ty Functions o	f the J
		the as basic curriculum for this		(9)	Key and Tool C		
		ment Training Course. Copies of		(10)Sı	ipervision & Man		
	•	obtained at cost by contacting the No		(11)	Suicides & Cris	is Managemer	ıt
		Academy, Post Office Box 99, Salen	nburg, North	(12)	Introduction to 1	Rules & Regu	lations
		28385-0099.			Governing Jails		
		ent with the curriculum development	•	(13)	Stress		
	`~i~	sion the Commission shall do	aiamata tha	(14)	Investigative Dr.	agaza in tha Ia	.:1

- Commission, the Commission shall designate the developer of the Basic Law Enforcement Training Course curricula and such designation shall be deemed by the Commission as approval for the developer to conduct pilot Basic Law Enforcement Training Courses. Individuals who successfully complete such a pilot Basic Law Enforcement Training Course offering shall be deemed to have successfully complied with and satisfied the minimum training requirement.
- (e) The rules governing Minimum Standards for Completion of Training, codified as Title 12, Subchapter 9B, Section .0400 of the North Carolina Administrative Code, and previously incorporated by the North Carolina Criminal Justice Education and Training Standards Commission, are hereby adopted by reference, and shall, automatically include any later amendments and editions of the adopted matter to apply to actions of the North Carolina Sheriffs' Education and Training Standards Commission. Copies of the incorporated materials may be obtained at no cost from the Criminal Justice Standards Division, North Carolina Department of Justice, 114 West Edenton Street, Post Office Drawer 149, Raleigh, North Carolina 27602.

Authority G.S. 17E-4(a); Amended Eff. August 1, 2000.

> SECTION .0600 - MINIMUM STANDARDS OF TRAINING FOR DETENTION OFFICERS

ERTIFICATION

- tandard by which onnel shall receive serve to raise the available to law Detention Officer ım of 162 hours of vith the skills and onsidered essential inement facility.
- ourse shall include oximate minimum

instructio	onal hours for each area:	
(1)	Orientation	2 hours
(2)	Criminal Justice System	3 hours
(3)	Legal Aspects of Management &	
	Supervision	19 hours
(4)	Contraband/Searches	6 hours
(5)	Processing Inmates	5 hours
(6)	First Aid & CPR	10 hours
(7)	Medical Care in the Jail	5 hours
(8)	Patrol & Security Functions of the Jail	5 hours
(9)	Key and Tool Control	2 hours
(10)Sı	pervision & Management of Inmates	5 hours
(11)	Suicides & Crisis Management	5 hours
(12)	Introduction to Rules & Regulations	2 hours
	Governing Jails	
(13)	Stress	2 hours
(14)	Investigative Process in the Jail	9 hour
(15)	Subject Control Techniques	24 hours
(16)	Special Populations	4 hours
(17)	Transportation of Inmates	6 hours
(18)	Fire Emergencies	12 hours
(19)	Fingerprinting and Photographing Arres	tees 6 hours
(20)	Physical Fitness for Detention Officers	20 hours
(21)	Review/Testing	7 hours
(22)	State Comprehensive Examination	3 hours

(c) Consistent with the curriculum development policy of the Commission as published in the "Detention Officer Certification Course Management Guide", the Commission shall designate the developer of the Detention Officer Certification Course curricula and such designation shall be deemed by the Commission as approval for the developer to conduct pilot Detention Officer Certification Courses. Individuals who complete such a pilot Detention Officer Certification Course offering shall be deemed to have complied with and satisfied the minimum training

TOTAL HOURS

- (d) The "Detention Officer Certification Training Manual" as published by the North Carolina Justice Academy shall be used as the basic curriculum for the Detention Officer Certification Course. Copies of this manual may be obtained by contacting the North Carolina Justice Academy, Post Office Box 99 Salemburg, North Carolina 28385-0099. The cost of this manua is forty dollars (\$40.00) at the time of adoption of this Rule.
 - (e) The "Detention Officer Certification Course Managemen

162 hours

Guide" as published by the North Carolina Justice Academy is hereby incorporated by reference and shall automatically include any later amendments, editions of the incorporated matter to be used by certified school directors in planning, implementing and delivering basic detention officer training. The standards and requirements established by the "Detention Officer Certification Course Management Guide" must be adhered to by the certified school director. Each certified school director shall be issued a copy of the guide at the time of certification at no cost to the accredited school.

Authority G.S. 17E-4(a); Amended Eff. August 1, 2000.

TITLE 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2D - AIR POLLUTION CONTROL REQUIREMENTS

SECTION .0500 - EMISSION CONTROL STANDARDS

.0524 NEW SOURCE PERFORMANCE STANDARDS

- (a) With the exception of Paragraph (b) or (c) of this Rule, sources subject to new source performance standards promulgated in 40 CFR Part 60 shall comply with emission standards, monitoring and reporting requirements, maintenance requirements, notification and record keeping requirements, performance test requirements, test method and procedural provisions, and any other provisions, as required therein, rather than with any otherwise-applicable rule in this Section which would be in conflict therewith.
 - (b) The following is not included under this Rule:
 - (1) 40 CFR Part 60, Subpart AAA (new residential wood heaters);
 - (2) 40 CFR Part 60, Subpart B (adoption and submittal of state plans for designated facilities);
 - (3) 40 CFR Part 60, Subpart C (emission guidelines and compliance times);
 - (4) 40 CFR Part 60, Subpart Ca (guidelines for municipal waste combustors);
 - (5) 40 CFR Part 60, Subpart Cb (guidelines for municipal waste combustors constructed on or before December 19, 1995);
 - (6) 40 CFR Part 60, Subpart Cc (guidelines for municipal solid waste landfills); or
 - (7) 40 CFR Part 60, Subpart Cd (guidelines for sulfuric acid production units).
- (c) Along with the notice appearing in the North Carolina Register for a public hearing to amend this Rule to exclude a standard from this Rule, the Director shall state whether or not the new source performance standards promulgated under 40 CFR Part 60, or part thereof, shall be enforced. If the Commission does not adopt the amendment to this Rule to exclude or amend the standard within 12 months after the close

of the comment period on the proposed amendment, the Director shall begin enforcing that standard when 12 months has elapsed after the end of the comment period on the proposed amendment.

- (d) New sources of volatile organic compounds that are located in an area designated in 40 CFR 81.334 as nonattainment for ozone or an area identified in accordance with 15A NCAC 2D .0902 as being in violation of the ambient air quality standard for ozone shall comply with the requirements of 40 CFR Part 60 that are not excluded by this Rule, as well as with any applicable requirements in Section .0900 of this Subchapter.
- (e) All requests, reports, applications, submittals, and other communications to the administrator required under Paragraph (a) of this Rule shall be submitted to the Director of the Division of Air Quality rather than to the Environmental Protection Agency.
- (f) In the application of this Rule, definitions contained in 40 CFR Part 60 shall apply rather than those of Section .0100 of this Subchapter.
- (g) With the exceptions allowed under 15A NCAC 2Q .0102, Activities Exempted from Permit Requirements, the owner or operator of the source shall apply for and receive a permit as required in 15A NCAC 2Q .0300 or .0500.

Authority G.S. 143-215.3(a)(1); 143-215.107(a)(5); 150B-21.6; Amended Eff. July 1, 2000.

SECTION .1800 - CONTROL OF ODORS

.1803 BEST MANAGEMENT PLANS FOR ANIMAL OPERATIONS

- (a) Contents of a best management plan. The best management plan for animal operations shall:
 - (1) identify the name, location, and owner of the animal operation;
 - (2) identify the name, title, address, and telephone number of the person filing the plan;
 - (3) identify the sources of odor within the animal operation;
 - (4) describe how odor will be controlled from:
 - (A) the animal houses;
 - (B) the animal wastewater lagoon, if used;
 - (C) the animal wastewater application lands, if used;
 - (D) waste conveyances and temporary accumulation points; and
 - (E) other possible sources of odor within the animal operation;
 - (5) contain a diagram showing all structures and lagoons at the animal operation, forced air directions, and approximate distances to structures or groups of structures within 3000 feet of the property line of the animal operation; a recent or updated aerial photograph may be submitted in place of a diagram provided the items required under this Subparagraph of this Rule are shown;
 - (6) for existing animal operations, contain a schedule not to exceed six months by which the plan will be implemented (a new animal operation is to have and

be in compliance with its best management plan when it begins operation); for an amended best management plan, the implementation schedule shall not exceed six months;

- (7) describe how the plan will be implemented, including training of personnel;
- (8) describe inspection and maintenance procedures; and
- (9) describe methods of monitoring and recordkeeping to verify compliance with the plan.
- (b) The Division shall review all best management plan submittals within 30 days of receipt of the submittal to determine if the submittal is complete or incomplete for processing purposes. To be complete, the submittal shall contain all the elements listed in Paragraph (a) of this Rule. The Division shall notify the person submitting the plan by letter stating that:
 - (1) the submittal is complete,
 - (2) the submittal is incomplete and identifying the missing elements and a date by which the missing elements need to be submitted to the Division, or
 - (3) the best management plan is incomplete and requesting that the person rewrite and resubmit the plan.
- (c) Approval of the best management plan. The Director shall approve the plan if he finds that:
 - (1) the plan contains all the required elements in Paragraph (a) of this Rule;
 - (2) the proposed schedule contained in the plan will reduce objectionable odors in a timely manner;
 - the methods used to control objectionable odors are (3) likely to prevent objectionable odors beyond the property lines of the animal operation (the Director shall not consider impacts of objectionable odors on neighboring property if the owner of the neighboring property agrees in writing that he does not object to objectionable odors on his property and this written statement is included with the proposed best management plan; this agreement becomes void if the neighboring property changes ownership). If the neighboring property changes ownership, the plan shall be revised, if necessary, to prevent objectionable odors on this property unless the new owner agrees in writing that he does not object to objectionable odors on his property; and
 - (4) the described compliance verification methods are sufficient to verify compliance with the plan.

Within 90 days after receipt of a plan, the Director shall determine whether the proposed plan meets the requirements of this Paragraph of this Rule. If the Director finds that the proposed plan does not meet the requirements of this Paragraph, he shall notify the owner or operator of the animal operation in writing of the deficiencies in the proposed plan. The owner or operator shall have 30 days after receiving written notification from the Director to correct the deficiencies. If the Director finds that the proposed plan is acceptable, he shall notify the owner or operator in writing that the proposed plan has been approved.

Authority G.S. 143-215.3(a)(1); 143-215.65; 143-215.66; 143-215.107(a)(11);

Eff. July 1, 2000.

CHAPTER 26 - INFORMATION SERVICES

SUBCHAPTER 26A - STATE CENTER FOR HEALTH STATISTICS

SECTION .0100 - MONITORING PROGRAM

.0101 GENERAL

- (a) This section implements Chapter 130(A), Article 5, Part 7 entitled Birth Defects. The legislation establishes a Birth Defects Monitoring Program within the State Center for Health Statistics. The purpose of the monitoring program is to compile, tabulate and publish information related to the incidence and prevention of birth defects.
- (b) The Birth Defects Monitoring Program is administered by the State Center for Health Statistics, Department of Health and Human Services.

Authority G.S. 130A-131.17; Eff. August 1, 2000.

.0102 DEFINITIONS

The following definitions shall apply throughout this Section:

- (1) "Abstract" refers to a document or documents containing information obtained from a patient's medical record.
- (2) "Birth Defect" means any physical, functional or chemical abnormality present at birth that is of possible genetic or prenatal origin.
- (3) "Case-Finding" is the process used to identify potential cases for inclusion in the central registry of the Birth Defects Monitoring Program. Potential cases may be ascertained through review of medical records, disease indices, logs, vital records, hospital discharge summaries, and other sources.
- (4) "Central Registry" is the database of birth defect cases obtained through the surveillance activities of the Birth Defects Monitoring Program.
- (5) "Confidential Information" is any information that could be used to reveal, either directly or indirectly, the identity of a patient with a birth defect.
- (6) "Department" is the NC Department of Health and Human Services.
- (7) "Director" is the Director of the State Center for Health Statistics (SCHS).
- (8) "ICD-9-CM" means the *International Classification of Diseases*, 9th Revision, *Clinical Modification*, Volumes 1 and 2, US Department of Health and Human Services, US Government Printing Office, Washington, DC.
- (9) "Institutional Review Board" means a committee for the protection of human subjects which is approved by the US Department of Health and Human Services pursuant to Part 46 of Title 45 of the Code of Federal Regulations.
- (10) "Licensed Medical Facility" means general acute care

hospitals and ambulatory surgical facilities licensed by the Department of Human Resources pursuant to G.S. 131E-77, which regularly provide services for the diagnosis and treatment of birth defects, genetic counseling, or prenatal diagnostic services.

- (11) "Monitoring Program" means the Birth Defects Monitoring Program (BDMP) established within the Department.
- (12) "Program Director" is the individual directly responsible for oversight and operation of the Birth Defects Monitoring Program.
- (13) "Program Staff" means employees of the State Center for Health Statistics or persons providing services to SCHS under written contract who are authorized by the director to collect and have access to information from the monitoring program.

Authority G.S. 130A-131.17; Eff. August 1, 2000.

.0103 BIRTH DEFECTS ADVISORY COMMITTEE

- (a) The State Health Director shall establish a birth defects advisory committee to provide practical and scientific advice to the monitoring program in implementing an effective birth defects surveillance program.
- (b) The advisory committee shall be composed of not more than 12 members and must include scientific experts in the fields of birth defects, genetics, epidemiology, and medicine. At least one member must have a background in a non-scientific area. At least one member must be a representative of the facilities from which the data will be collected. The Director of the monitoring program shall serve as ex officio member of the advisory committee.
 - (c) The birth defects advisory committee shall:
 - (1) Provide scientific and medical advice and consultation to the monitoring program;
 - (2) Make recommendations to the Department or the state legislature, as appropriate.

Authority G.S. 130A-131.17; Eff. August 1, 2000.

.0104 SURVEILLANCE OF BIRTH DEFECTS; CENTRAL REGISTRY

- (a) The monitoring program shall operate statewide.
- (b) In order for information on a child to be included in the monitoring program's central registry, the following conditions must be met.
 - (1) The state of birth or the mother's state of residence at the time of birth must have been in North Carolina.
 - (2) The child must have a birth defect or other specified perinatal condition that can adversely affect his or her health and development.
- (c) The central registry shall include birth defects occurring in a fetal death, miscarriage, or pregnancy termination.
- (d) The coding scheme used by the monitoring program to classify birth defects shall be based on a medically recognized system, such as ICD-9-CM or the CDC/BPA system used by the

Centers for Disease Control and Prevention in the Metropolitan Atlanta Congenital Defects Program, as described in the report titled "Metropolitan Atlanta Congenital Defects Program Procedure Manual," dated June, 1993.

- (e) The program director shall, in consultation with the birth defects advisory committee, develop a list of specific birth defects to be monitored. In developing this list consideration shall be given to the following:
 - (1) The medical and public health significance of the condition, including potential preventability;
 - (2) The feasibility of obtaining reasonably complete and reliable diagnostic information on the condition from the data sources available to the monitoring program; and
 - (3) The consistency with birth defects data collected and reported by the Centers for Disease Control and Prevention and by other state-based birth defects surveillance programs.
- (f) The monitoring program may utilize for case ascertainment any data source routinely collected by or available to the State Center for Health Statistics, such as vital records, hospital discharge information, and Health Services Information System files.
- (g) The monitoring program may, upon request, review and abstract information on a diagnosed or suspected birth defect from any medical record in a licensed medical facility. When obtaining such information the following conditions shall apply:
 - (1) The administrator, director, or person in charge of a licensed medical facility shall designate one staff member as the contact person for the monitoring program. That staff member will coordinate scheduled visits by program staff to review disease indices, labor and delivery logs, or other case-finding data sources. That person will also be responsible for arranging visits by program staff for medical records review.
 - (2) Monitoring program staff and the contact person shall establish a general schedule of case-finding and record review visits. This schedule shall take into account the capabilities of the medical facility in responding to requests, as well as the expected needs and workload of the monitoring program.
 - (3) Procedures for record management and the use of copiers and other equipment at the medical facility shall be agreed upon with each facility. Monitoring program staff shall abide by these procedures at all times.
 - (4) The medical records and other original materials provided by the medical facility shall not be removed from that facility. All information, either on paper or in electronic form, which is removed from the medical facility shall be transported by secure means at all times. Abstracts, printouts, notes, and other information will be carried in locked briefcases.
- (h) Physicians and other persons involved in the diagnosis, care, and treatment of birth defects may report information on a diagnosed birth defect to the monitoring program. Physicians and other persons who submit a case report or other information

to the monitoring program shall be immune from civil or criminal liability that might otherwise be incurred or imposed for releasing this information based upon invasion of privacy or breach of physician-patient confidentiality.

Authority G.S. 130A-131.17; Eff. August 1, 2000.

.0105 CONFIDENTIALITY

- (a) Access to patient-level information collected by the monitoring program shall be limited to program staff authorized by the doctor.
- (b) All program staff shall be required to sign an agreement to actively protect the confidentiality of patient information collected through the monitoring program.
- (c) All identifying or potentially identifying information collected by the monitoring program, including abstracts, case reports, computer printouts, notes and other material shall be stored in locked offices or in locked file cabinets at all times.
- (d) Central registry files stored in electronic format shall be maintained in a password-protected local area computer network. Only authorized program staff shall have access to this information. Access to the data is controlled by the network administrator. Back up data files shall be maintained at the State Computer Center. This computer system is protected by the Resource Allocation Control Facility (RACF) system.
- (e) A publicly accessible data file containing limited patient-level information from the central registry may be made available. This file may contain the following data items only: county of residence, county of birth, year of birth, sex of infant, race of infant, age of mother, and birth defect diagnoses. All other patient information contained in the central registry shall be considered confidential and not open to public inspection, except as specified in Paragraph (f) of this Rule.
- (f) Confidential information maintained in the central registry may be disclosed in the following circumstances, when authorized by the Director:
 - (I) A patient shall have access to review or obtain copies of his/her own records.
 - (2) Information may be disclosed as provided in Rule .0106 of this Section.

Authority G.S. 130A-131.17; Eff. August 1, 2000.

.0106 RELEASE OF MONITORING PROGRAM INFORMATION FOR RESEARCH

- (a) Individuals other than authorized program staff requesting access to confidential monitoring program information for research purposes must establish a valid scientific interest in order to obtain this information. An application requesting access to monitoring program information must contain a research protocol and be submitted to the Director. The protocol shall contain the following information:
 - (I) The name and qualifications of the principal investigator, professional staff, and every person who will review, analyze, or access the data;
 - (2) The purpose of the research;

- (3) The research design and statistical methods to be used to analyze the data;
- (4) The proposed benefits to be derived from such research and the potential risk to human subjects; and
- (5) The plans and procedures to maintain the confidentiality of information provided by the monitoring program.
- (b) The criteria to establish a valid scientific interest shall include the following:
 - (I) The key investigators shall have significant training and experience in biomedical research as demonstrated by a history of prior research and publication of results in peer-reviewed journals. For bona fide student proposals and research carried out for educational purposes, faculty committee members should possess these qualifications.
 - (2) The purpose of the research shall be clearly stated, and the hypotheses under investigation shall be scientifically compelling, as judged by the importance of the question relative to the fields of epidemiology, medicine, or public health;
 - (3) The research design shall be scientifically sound with respect to exposure measurement, assessment and control of other relevant risk factors, and statistical power. Statistical techniques to be used in the analysis shall be clearly described and appropriately applied;
 - (4) The benefits of the proposed research, and the potential risk to individuals whose identity may be disclosed or who are involved as study participants must be clearly stated;
 - (5) Plans of how the investigators propose to maintain the confidentiality and integrity of the information provided by the monitoring program shall be clearly detailed and must adequately protect the security of the data;
 - (6) The hypothesis or topic to be studied must not already be under investigation.
 - (7) If the investigator intends to contact individuals whose names were provided by the monitoring program, the protocol must contain strong methodologic support for the need for such contact.
- (c) Before any data are released, the investigator will be required to submit to the Director a signed written statement guaranteeing the following:
 - The investigator has received written approval of the research protocol from an Institutional ReviewBoard.
 - (2) The investigator shall not allow any person other than those identified in the protocol to access, use, or otherwise review the data supplied by the monitoring program.
 - (3) here shall be no deviation from the protocol without explicit advance review and approval by the Director and the Institutional Review Board.
 - (4) Information obtained in the course of activities undertaken or supported using the data from the monitoring program shall not be used for any purpose other than the exact purpose for which it was

supplied.

- (5) Any confidential or potentially identifying information supplied by the monitoring program which is copied or otherwise transferred shall be destroyed upon completion of the study unless otherwise stated in the research protocol.
- (d) Upon completion of the study, the investigator shall submit one copy of the completed research paper or abstract to the Director.

Authority G.S. 130A-131; Eff. August 1, 2000.

TITLE 16 - DEPARTMENT OF PUBLIC EDUCATION

CHAPTER 6 - ELEMENTARY AND SECONDARY EDUCATION

SUBCHAPTER 6D - INSTRUCTION

SECTION .0100 - CURRICULUM

.0103 GRADUATION REQUIREMENTS

Authority G.S. 115C-12(9)c.; 115C-81(a); 115C-180; N.C. Constitution, Article IX, Sec. 5; Repealed Eff. December 1, 1999.

SECTION .0300 - TESTING PROGRAMS

.0304 GRADE-LEVEL PROFICIENCY

Authority G.S. 115C-12(9)c.; 115C-81(b)(4); Repealed Eff. December 1, 1999.

SECTION .0500 - DEFINITIONS

.0501 DEFINITIONS

As used in this Subchapter:

- (1) "adequate progress" shall mean student performance at or near grade level as indicated by student work, assessment data, and other evaluation information.
- (2) "focused intervention" shall mean help for students in attaining competency goals and objectives. The help or assistance shall be based on a diagnosis of what the student knows and is able to do. The strategies for helping the student shall be based on the diagnosis of the student's work.
- (3) "functional curriculum" shall mean an adapted course of study that is age appropriate, presented in natural environments with natural routines, and referenced to critical, basic skills such as personal/home management, community integration, effective communication, and career/employment.
- (4) "grade level proficiency" shall mean Level III or above on end-of-grade tests in reading and mathematics in grades 3-8. In grades K-2, teachers

shall identify those students who are not performing at grade-level expectations. The levels of student performance shall be defined as follows:

- (a) "Level I" shall mean that the student fails to achieve at a basic level. Students performing at this level do not have sufficient mastery of knowledge and skills in this subject area to be successful at the next grade level.
- (b) "Level II" shall mean that the student achieves at a basic level. Students performing at this level demonstrate inconsistent mastery of knowledge and skills that are fundamental in this subject area and that are minimally sufficient to be successful at the next grade level.
- (c) "Level III" shall mean that the student achieves at a proficient level. Students performing at this level consistently demonstrate mastery of grade level subject matter and skills and are well prepared for the next grade level.
- (d) "Level IV" shall mean that the student achieves at an advanced level. Students performing at this level consistently perform in a superior manner clearly beyond that required to be proficient at grade level work.
- (5) "instructionally sound" shall mean a practice or strategy that reflects research findings and the achievement needs of students. The practice shall take into account student learning styles, effective delivery of content and skills, diagnosis, monitoring, and evaluation.

Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5; Eff. December 1, 1999.

.0502 STUDENT ACCOUNTABILITY STANDARDS

- (a) Gateway I Grade 3. In addition to meeting local promotion requirements, students in grade 3 shall demonstrate proficiency by having test scores at Level III or above on end-of-grade tests in both reading and mathematics. Students who score at Level III or above and who meet all local promotion requirements shall be promoted to grade 4 unless the school principal shall determine otherwise in consultation with teacher(s). These requirements shall become effective with the 2001-02 school year.
- (b) Gateway 2 Grade 5. In addition to meeting local promotion requirements, students in grade 5 shall demonstrate proficiency by having test scores at Level III or above on end-of-grade tests in both reading and mathematics. Additionally, LEAs shall use the grade 4 writing assessment as a screen to determine whether students are making adequate progress in developing writing skills. If a student has not scored at or above proficiency level 2.5 on the grade 4 writing assessment, the school shall provide intervention and assistance to develop writing skills. The principal and teacher(s) shall use locally developed and scored writing samples during grade 5 to determine if students have made adequate progress in order to be promoted to grade 6.

Students who score at Level III or above on reading and mathematics, who meet all local promotion standards, and who make adequate progress in writing shall be promoted to grade 6, unless the school principal shall determine otherwise in consultation with teacher(s). These requirements shall become effective with the 2000-01 school year.

- (c) Gateway 3 Grade 8. In addition to meeting local promotion requirements, students in grade 8 shall demonstrate proficiency by having test scores at Level III or above on an endof-grade test in both reading and mathematics. Additionally, the LEA shall use the grade 7 writing assessment as a screen to determine whether students are making adequate progress in developing writing skills. If a student has not scored at or above proficiency level 2.5 on the grade 7 writing assessment, the school shall provide intervention and assistance to develop writing skills. The principal and teacher(s) shall use locally developed and scored writing samples during grade 8 to determine if students have made adequate progress to be promoted to grade 9. Students who score at Level III or above on reading and mathematics, who meet all local promotion standards, and who make adequate progress in writing shall be promoted to grade 9 unless the school principal shall determine otherwise in consultation with teacher(s). These requirements shall become effective with the 2001-02 school year.
- (d) Gateway 4 Grade 12. Students shall meet the following requirements to receive a North Carolina high school diploma:
 - (1) meet existing local and state graduation requirements;
 - (2) score at proficiency level III or above on the exit exam of essential skills. Students shall take this exam in the spring of the students' 11th grade year. This requirement shall apply to students who enter the ninth grade for the 1999-2000 school year.
 - (3) achieve a passing score on the computer skills test as set forth in Rule .0503(c) of this Subchapter.

History Note: Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5; Eff. December 1, 1999.

.0503 STATE GRADUATION REQUIREMENTS

- (a) In order to graduate and receive a high school diploma, public school students shall meet the requirements of Paragraph (b) of this rule and shall attain passing scores on competency tests adopted by the SBE and administered by the LEA. Students who satisfy all state and local graduation requirements but who fail the competency tests shall receive a certificate of achievement and transcript and shall be allowed by the LEA to participate in graduation exercises.
 - (1) The passing score for the competency test, which is the same as grade-level proficiency as set forth in Rule .0502 of this Subchapter, shall be level III or higher.
 - (2) Special education students may apply in writing to be exempted from taking the competency tests. Before it approves the request, the LEA must assure that the parents, or the child if aged 18 or older, understand that each student must pass the competency tests to receive a high school diploma.

- (3) Any student who has failed to pass the competency tests by the end of the last school month of the year in which the student's class graduates may receive additional remedial instruction and continue to take the competency tests during regularly scheduled testing until the student reaches maximum school age.
- (b) In addition to the requirements of Paragraph (a) of this Rule, students must successfully complete 20 course units in grades 9-12 as specified in this Paragraph.
 - (1) Effective with the class entering ninth grade for the 1998-99 school year, the 20 course units must include:
 - (A) four units in English, which must be English I, II, III, and IV;
 - (B) three units in mathematics, one of which must be Algebra I;
 - (C) three units in social studies, one of which must be in government and economics, one in United States history and one in world studies;
 - (D) three units in science, one of which must be biology, one a physical science, and effective with students who enter the ninth grade for the 2000-2001 school year, one earth/environmental science;
 - (E) one unit in physical education and health; and
 - (F) six units designated by the LEA, which may be undesignated electives or courses designated from the standard course of study.
 - (2) LEAs may count successful completion of course work in the ninth grade at a school system which does not award course units in the ninth grade toward th requirements of this Rule.
 - (3) LEAs may count successful completion of course work in grades 9-12 at a summer school session toward the requirements of this Rule.
 - (4) LEAs may count successful completion of course work in grades 9-12 at an off-campus institution toward the requirements of Paragraph (b)(1)(F) of this Rule. 23 NCAC 2C .0305 shall govern enrollment in community college institutions.
- (c) Effective with the class of 2001, all students must demonstrate computer proficiency as a prerequisite for high school graduation. The passing scores for this proficiency shall be 47 on the multiple choice test and 49 on the performance test. This assessment shall begin at the eighth grade. A student with disabilities shall demonstrate proficiency by the use of a portfolio if this method is required by the student's IEP.
- (d) Special needs students as defined by G.S. 115C-109 excluding gifted and pregnant, who do not meet the requirements for a high school diploma shall receive a graduation certificate and shall be allowed to participate in graduation exercises if they meet the following criteria:
 - (1) successful completion of 20 course units by genera subject area (4 English, 3 math, 3 science, 3 socia studies, 1 health and physical education, and 6 loca electives) under Paragraph (b) of this Rule. These students are not required to pass the specifically designated courses such as Algebra I, Biology of

United States history,

(2) completion of all IEP requirements.

Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5;
Eff. December 1, 1999.

.0504 REVIEW PROCEDURES

For students who do not score at Level III or above on the reading and mathematics tests and for students in Grades 5 and 8 who are not making adequate progress in developing writing skills, the school district shall follow these procedures to determine if students are performing at grade level and are able to succeed at the next grade:

- (1) Students who score below Level III on an end-of-grade test shall be given a second test no later than three weeks from the receipt of test results. Parents may request that their child be excused from the second administration of the test. In this case, the parents and child shall be deemed to have accepted participation in focused intervention.
- (2) Teachers or parents may request a promotion for students who score below Level III on an end-ofgrade test after the second or third test administration. Teachers shall provide documentation of the students' performance during a review process. Documentation may include:
 - (a) student work samples,
 - (b) other test data,
 - (c) information supplied by parents,
 - (d) for students with disabilities, information that is included in the individualized education program (IEP).
 - (e) other information that verifies that a student is at grade level. Students with disabilities shall be at grade level or be making adequate progress to meet requirements at grade level.
- (3) Students who are not promoted after the second or third administration of the test shall be given focused intervention of a time period that is instructionally sound. Strategies may include, but are not limited to, alternative learning models, special homework, smaller classes, tutorial sessions, extended school day, Saturday school, modified instructional programs, parental involvement, summer school instruction, or retention.
- (4) The LEA shall appoint a committee to review student promotion requests. This committee shall be composed of teachers and either principals from other schools or central office staff and shall make recommendations to the student's principal about whether the student should be promoted to the next grade. This recommendation shall be based on documentation presented by teachers on behalf of the student. Special education personnel shall be on the committee if a student with a disability is being considered for a promotion. Parents of any student being presented for review shall have the right to be

a non-voting participant, and further shall have the right to speak on behalf of their child.

Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5; Eff. December 1, 1999.

.0505 LOCAL ACCOUNTABILITY PROCEDURES

- (a) Promotion decisions shall be made according to local policy and discretion, but shall include statewide student accountability standards at grades 3, 5, 8 and high school. At a minimum, each local board of education shall adopt procedures to ensure that students are treated fairly. The policy shall recognize the statutory authority of the principal to make promotion decisions.
- (b) Local boards of education policies shall be consistent with statewide student accountability policies. The policies shall include notification and involvement of parents and agreement of parental expectations signed by parents or guardians.
- (c) School districts shall provide focused intervention to all students who do not meet statewide student accountability standards. This intervention shall involve extended instructional opportunities that are different and supplemental and that are specifically designed to improve these students' performance to grade level proficiency. Students who do not meet promotion standards shall have personalized education plans with the following components: diagnostic evaluation, intervention strategies, and monitoring strategies. Strategies may include, but are not limited to, alternative learning models, special homework, smaller classes, tutorial sessions, extended school day, Saturday school, modified instructional programs, parental involvement, summer school instruction, or retention.
- (d) LEAs and schools shall report annually to the Department their progress in increasing the number of students who meet the standard for grade-level promotion. LEAs and schools shall use percentages of students who are above grade-level proficiency and of those who have moved from Level I to Level II to compare progress from year to year. Annually, local boards of education shall report the following information by race, ethnicity, exceptionality, and socio-economic status to the State Board of Education:
 - (1) number and percent of students promoted by school who did not score at Level III or above on the designated tests at gateways 1, 2, and 3;
 - (2) number and percent of students who have moved across achievement; and
 - (3) levels in reading and mathematics at gateways 1, 2, and 3
- (e) The NC standardized high school transcript shall certify a level of proficiency in high school courses through both grades and test scores. Test scores must be recorded on the standardized transcript. In order to inform parents and students of student progress, LEAs shall issue the transcript to students at the end of each year.
- (f) End-of-course test results shall be used as part of the student's final grade. Local school boards shall set policies regarding the use of end-of course test results in assigning final grades.

Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5; Eff. December 1, 1999.

.0506 STUDENTS WITH DISABILITIES

- (a) Unless exempted pursuant to Paragraph (b) of this Rule, all students with disabilities shall participate in the statewide student accountability standards for elementary, middle, and high school levels.
- (b) Students with disabilities may be exempted from the statewide student accountability promotion standards by the IEP team, including the principal or school district representative, if the team determines that the students do not have the ability to participate in the standard course of study. However, these students shall be enrolled in a functional curriculum and shall demonstrate evidence of progress on alternate assessments. Alternate assessments shall be performance measures that assess the educational progress of students with disabilities who are unable to participate in the general large-scale assessment system even when accommodations are provided to the student. These students shall receive a certificate of achievement or graduation certificate.
- (c) All interventions/remediation and other opportunities, benefits and resources that are made available to students without disabilities shall be made available to students with disabilities who participate in the student promotion standards. All services offered shall be in addition to the special education services provided to the student.

Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5; Eff. December 1, 1999.

.0507 STUDENTS WITH LIMITED ENGLISH PROFICIENCY

Students of limited English proficiency shall meet the same standards as all students. However, in accordance with federal law, English language proficiency shall not be the factor that determines that a student has not met performance standards at each gateway. Therefore, LEAs shall use the following guidelines:

- (1) Students who are exempt from statewide testing in accordance with the provisions of 16 NCAC 6G .0305(g)(1) shall also be exempt from the test standard for passage through each of the gateways. Instead, schools shall submit an instructional portfolio containing documentation of the students' English language proficiency and progress in all academic areas to a local committee of teachers and administrators to determine if students are ready to be promoted to the next level.
- (2) Gateways 1, 2, and 3. Once limited English proficient students are no longer eligible for exemption from statewide testing, these students shall be eligible for a waiver up to two additional years. These students shall receive a waiver from the test standard at the gateway the students first encounter if the student's English language proficiency is below "superior" in

reading and writing. A local committee of teachers and administrators shall examine the students' instructional portfolios to determine whether:

- (a) the students' English language proficiency is the cause of their inability to perform at grade level on the required test; and
- (b) documentation indicates that a student is making adequate progress in all academic areas to be promoted to the next level.
- (3) High School Graduation Requirements. Limited English proficient students shall meet the same standards as all students for high school graduation.
- (4) School districts shall provide focused intervention for these students until they have met statewide promotion standards and high school graduation requirements (up to age 21). This intervention shall involve extended, supplemental instructional opportunities that include assistance in the development of English language proficiency. These students shall have personalized education plans with the following components: diagnostic evaluation, intervention strategies, and monitoring strategies.

Authority G.S. 115C-12(9b); 115C-81(b)(4); N.C. Constitution, Article IX, Sec. 5; Eff. December 1. 1999.

SUBCHAPTER 6H - FEDERAL PROGRAMS

.0101 DEFINITIONS

As used in this Subchapter:

- (1) "Free appropriate public education" (FAPE) is defined by 34 CFR 300.13.
- (2) "Individualized education program" (IEP) is defined by 34 CFR 300.340.
- (3) "Least restrictive environment" (LRE) is defined by 34 CFR 300.550 300.556.
- (4) "Parent" is defined by 34 CFR 300.20.
- (5) "Willie M." class members are children under age 18 who now or will in the future suffer from serious emotional, mental or neurological handicaps, which handicaps have been accompanied by behavior which is characterized as violent or assaultive; and who are or will be in the future involuntarily placed in institutions or otherwise placed in residential programs; and who have not been provided appropriate treatment and education programs by the state.

Authority G.S. 115C-141; Amended Eff. December 1, 1999.

.0105 ADMINISTRATION OF SPECIAL EDUCATION PROGRAMS

(a) Implementation of the provisions of this Section which relate to providing special education and related services is the responsibility of the LEA. All agencies not associated with local school administrative units, the Department of Health and

Human Services or the Department of Correction must also meet the standards described in this Section if they provide educational services to children with special needs. LEAs shall ensure that an agency meets these standards before they contract for services from such programs.

(b) When a newly identified child with special needs has been diagnosed or evaluated by personnel under the Department of Health and Human Services, appropriate personnel from that department shall contact the LEA of the child's residence and inform that LEA in writing of the evaluation and results.

(c) LEAs, including all local school administrative units and the Departments of Health and Human Services and Correction, shall work together to plan and implement programs and services for children with special needs.

History Note: Authority G.S. 115C-141; Amended Eff. December 1, 1999.

.0107 SPECIAL EDUCATION ASSESSMENT AND PLACEMENT PROCEDURES

- (a) Identification, screening, evaluation and placement.
 - (1) LEAs shall be responsible for insuring that all children with special needs within their jurisdiction are identified, located and evaluated, including children in private agencies within their jurisdiction ages birth through 21.
- (2) LEAs and private schools receiving placements pursuant to G.S. 115C-115 shall implement procedures for identification, screening, evaluation and placement of children with special needs. The governing body of each LEA and private school receiving placements pursuant to G.S. 115C-115 shall adopt these procedures and include the procedures described in this Rule.
- (3) LEAs may vary these procedures when sufficient evidence exists to indicate that children can be identified and placed properly within the intent of the procedures.
- (b) Upon referral of a child pursuant to G.S. 115C-113(c), the parties shall follow the due process safeguards of Rule .0110 of this Subchapter.
- (c) The multi-disciplinary team shall evaluate or reevaluate each child with special needs in accordance with the provisions of 34 CFR 300.530 through 300.536. Evaluations of children suspected of having a specific learning disability shall be subject to the further provisions of 34 CFR 300.540 through 300.543.
 - (d) Individualized education program.
 - Each LEA shall develop and implement an IEP for each child with a disability. The Department of Public Instruction shall monitor the effectiveness of these programs.
 - (2) All IEPs shall be developed in accordance with the provisions of 34 CFR 300.340 through 300.350.
 - (3) The LEA shall develop an IEP for any child with a disability who is enrolled in a parochial or other private school, but who receives special education or related services from the LEA.
 - (4) The LEA shall supply to the parent(s) or guardian

during a conference or by mail, in language understandable to the general public and in the native language of the parent or other mode of communication used by the parent, unless it is clearly not feasible to do so:

- (A) a copy of the IEP if requested;
- (B) a description of the rights of the parent(s), including the right to review data, to challenge the data, and to provide additional data that could have some effect on the placement, program, and services of the child;
- (C) information concerning their right to an independent educational evaluation, at public expense, if they disagree with the evaluation obtained by the LEA and a list of other agencies providing free evaluations; and
- (D) information concerning the right to appeal the decision and a copy of the appeals procedure.
- (5) The LEA shall prepare Group Education Programs (GEPs) for academically gifted students. The GEP describes a differentiated instructional program for students who share similar academic characteristics and program needs. The LEA may individualize the program to accommodate individual students' needs and any additional needs of a student not already addressed and a description of further necessary modifications.
- (6) The LEA shall prepare and implement a written program to meet the special educational needs of pregnant students.
- (e) The LEA shall complete appropriate in-depth evaluations of children with a disability at least every three years in order to determine the appropriateness of the current educational status of students. Parent approval shall not be required prior to reevaluation. The parent(s) shall be notified in writing of the results of the reevaluation and the recommendations based on them, and the notice shall meet the requirements of 34 CFR 300.504. If the parent objects, the due process procedures set forth in Rule .0110 of this Subchapter shall apply.
- (f) Each LEA shall make available a continuum of programs, services and placements for each child with a disability in accordance with the provisions of 34 CFR 300.550 through 300.556.
- (g) Every private or nonpublic school which provides special education or related services to children with disabilities who have been placed in such school by the LEA is subject to the provisions of 34 CFR 300.400 through 300.402.
 - (h) Willie M. Children.
 - (1) Location and identification of class members.
 - (A) Local school administrative units shall nominate to area mental health centers children that are suspected to be members of the Willie M. class.
 - (B) Local school administrative units shall request informed consent from parents to conduct additional evaluations if needed.
 - (C) Local school administrative units shall notify the Department of Public Instruction regarding

the number of children nominated.

- (D) Local school administrative units shall keep an ongoing register of all identified Willie M. class members.
- (E) The Department of Public Instruction shall assign staff to the state level certification committee to assist in the certification of members of the Willie M. class.
- (2) Provision of educational services.
 - (A) For certified Willie M. class members local school administrative units shall:
 - (i) provide special education services in compliance with an IEP.
 - (ii) use data received through the evaluations conducted by the area mental health centers and other sources in writing the IEP; and
 - (iii) provide special education or related services to certified class members who are located in group homes or special facilities. Certified class members may receive these special programs in the group home or special facility.
 - (B) The LEA shall decide the location of the program, with advice from the area mental health center.
 - (C) Local school administrative units shall notify the Department of Public Instruction of the special education program being provided, including:
 - (i) types of services;
 - (ii) the duration of services; and
 - (iii) any other information the Department deems relevant.
 - (D) The Department of Public Instruction shall provide training to personnel who provide educational services to class members.
- (3) Monitoring. The SBE through the Division for Exceptional Children shall monitor local school administrative units or other facilities which provide educational services to class members to determine if the program is appropriate to meet the needs of the child. This Paragraph (3) is not effective unless funds are appropriated for the specific purpose of implementing its provisions.

Authority G.S. 115C-141; Amended Eff. December 1, 1999.

.0108 SURROGATE PARENTS FOR CHILDREN WITH DISABILITIES

LEAs shall appoint surrogate parents for children with disabilities as provided in 34 C.F.R. 300.515.

Authority G.S. 115C-141; Amended Eff. December 1, 1999.

.0109 CONFIDENTIALITY: ACCESS TO RECORDS

IN SPECIAL EDUCATION

All matters pertaining to the confidentiality of and access to education records are subject to the provisions of 34 CFR 300.560 through 300.577 and 34 CFR Part 99.

Authority G.S. 115C-141; Amended Eff. December 1, 1999.

.0110 SPECIAL EDUCATION DUE PROCESS PROCEDURES

- (a) The due process procedures set forth in 34 CFR 300.500 through 300.517 are adopted herein by reference thereto.
- (b) Only review officers who meet the requirements of G.S. 115C-116(i) may review hearings.

Authority G.S. 115C-141; Amended Eff. December 1, 1999; May 1, 1991.

TITLE 21 - OCCUPATIONAL LICENSING BOARDS

CHAPTER 20 - BOARD OF REGISTRATION FOR FORESTERS

.0120 CERTIFICATION OF CONSULTING FORESTERS

Each registered forester who practices as a consulting forester shall file an affidavit with the Board each year by June 30, utilizing the proper form supplied by the Board.

Authority G.S. 89B-2; 89B-6; Amended Eff. August 1, 2000.

CHAPTER 46 - BOARD OF PHARMACY

.1413 ABSENCE OF PHARMACIST

- (a) When a health care facility pharmacy is not open 24 hours a day, seven days a week, arrangements shall be made in advance by the pharmacist-manager for provision of drugs and pharmaceutical care to the medical staff, other authorized personnel, and patients of the health care facility after normal working hours by use of an "on call" pharmacist accessible to the facility during all absences, and an ancillary drug cabinet as described in Rule .1414(g)of this section. In addition, one or both of the options in Subparagraphs (a)(1) and (2) may be authorized by the pharmacist-manager to assure access to drugs and pharmaceutical care in the absence of a pharmacist:
 - (1) a contractual arrangement with another health care facility, pharmacy, or pharmacist;
 - (2) a nurse trained and authorized by the pharmacist-manager to remove drugs or devices from the pharmacy after hours. Entry into the pharmacy after hours shall occur only if the drug needed is not in the ancillary drug cabinet. The pharmacist-manager shall maintain a current list of authorized persons and document the initial orientation, continuing education, and quality control processes on an ongoing basis.

The pharmacist-manager shall maintain a list of restricted medications that cannot be taken from the pharmacy and can only be removed after contacting the "on call" pharmacist to verify the appropriateness and accuracy of the medication order and medication removed from the pharmacy at the time of removal. For medications not on the restricted list, an "on call" pharmacist must be accessible for questions by the authorized nurse. Within 24 hours, a pharmacist shall verify the accuracy and appropriateness of the medication order and the medication removed from the pharmacy.

- (b) A suitable record of drugs or devices removed from ancillary drug cabinets or from pharmacy inventory shall be maintained for three years in the health care facility. The pharmacist-manager shall at least quarterly verify the accuracy of the records.
- (c) Supportive personnel approved by the pharmacistmanager may be present in the pharmacy at other than regular service hours to perform certain clerical, repackaging and distributive functions according to written policies and procedures if the drugs so handled are not permitted to leave the pharmacy until all work performed has been checked and certified as being correct by the pharmacist.
- (d) Only drugs in unit-of-use packaging shall be removed from the ancillary drug supply or from the pharmacy; they shall be used for administration to a specific patient only, in amounts sufficient to meet the needs for immediate therapeutic requirements. Controlled substances may be stocked and removed from an ancillary drug cabinet; controlled substances may not be removed from the pharmacy in the absence of a pharmacist. Drugs shall be pre-labeled by the pharmacist with drug name, strength, lot number and expiration date. A copy of written orders for new medications shall be provided to the pharmacy.

Authority G.S. 90-85.6; 90-85.21; 90-85.32; 90-85.33; 90-85.34; Eff. August 1, 2000.

.1508 PREREQUISITES FOR DISEASE STATE MANAGEMENT EXAMINATION

In order to apply for the disease state management examination administered by the Board, a pharmacist must be a North Carolina licensed pharmacist.

History Note: Authority G.S. 90-85.6; 90-85.34; Eff. August 1, 2000.

CHAPTER 54 - PSYCHOLOGY BOARD

.2704 HSP-P REQUIREMENTS

(a) To be certified as a health services provider psychologist (HSP-P), a licensed psychologist holding permanent North Carolina licensure shall be qualified by education as defined in Paragraph (b) of this Rule and shall have completed two years of supervised experience, of which at least one year shall be post-doctoral. These two years of experience shall meet the

criteria specified in Paragraphs (c) and (d) of this Rule, or in Paragraph (e) of this Rule. An applicant shall submit a completed, notarized application form and provide documentation of meeting health services provider requirements.

- (b) An applicant shall demonstrate that he/she is qualified by education to provide health services by meeting one of the following criteria:
 - is currently approved for listing, or is currently listed, in the National Register of Health Service Providers in Psychology;
 - (2) is a diplomate in good standing of the American Board of Professional Psychology in a health services specialty area;
 - (3) is a graduate from a doctoral program which was accredited at the time of the applicant's graduation by the American Psychological Association in Clinical Psychology, Counseling Psychology, School Psychology, or Combined Professional-Scientific Psychology; or
 - (4) has an academic foundation in the provision of health services as defined in Rule .2701(a) of this Section which meets the following requirements:
 - (A) The applicant's doctoral program, or formal postdoctoral program of re-specialization, in psychology shall be an organized training program which has established a clear intent, through the structure of the program and in institutional publications, to train individuals to provide health services in psychology as defined in G.S. 90-270.2(4) and Rule .2701(a) of this Section.
 - (B) Within the applicant's doctoral training program, or formal postdoctoral program of respecialization, in health services in psychology, course work shall have been completed in the areas of assessment, diagnosis, intervention, and psychopathology. The applicant shall further establish that he or she has completed relevant course work that has provided training in diagnosis, evaluation, treatment, remediation, or prevention of one or more of the following areas:
 - (i) mental, emotional, and behavioral disorder, disability, and illness;
 - (ii) substance abuse;
 - (iii) habit and conduct disorder; or
 - (iv) psychological aspects of physical illness, accident, injury, and disability.
 - (C) Pursuant to final Board approval, an applicant shall be considered to have been trained in the provision of health services in psychology if the applicant establishes that requirements set forth in Parts (b)(4)(A) and (b)(4)(B) of this Rule have been met through a doctoral program, or formal postdoctoral program of respecialization, in any one of the following areas of specialization in psychology: applied behavior analysis in psychology, applied

- developmental psychology, clinical psychology, counseling psychology, rehabilitation psychology, or school psychology.
- An applicant who holds a doctoral degree in (D) psychology, who applies for licensure as a Licensed Psychologist, and who holds a master's or specialist degree in psychology that provides training in the provision of health services shall not be eligible for HSP-P certification if the applicant's doctoral program, or formal postdoctoral respecialization program, in psychology does not also provide training in the provision of health services as set forth in Parts (b)(4)(A) and (b)(4)(B) of this Rule. If the applicant has a doctoral degree in an area of psychology that does not provide training in the provision of health services, that applicant shall not be eligible for HSP-P certification even if the applicant establishes that course work in the areas listed in Part (b)(4)(B) was completed or if the applicant has completed an applied training experience (i.e., practicum, internship, residency, postdoctoral fellowship, etc.) in the provision of health services without having completed a planned and directed doctoral or formal postdoctoral training program in health services in psychology.
- (E) An applicant who has completed a doctoral program that establishes in institutional publications an intent to train individuals for careers in administration, research, teaching, academia, and other areas not involving training in the provision of health services in psychology shall not be considered to have been provided an academic foundation in the provision of health services and shall not be approved for HSP-P certification.
- (F) Only that course work taken at an institution of higher education as defined in G.S. 90-270.2(5) shall be considered by the Board to establish that an applicant has an academic foundation in the provision of health services.
- (c) Except as provided in Paragraph (e) of this Rule, an applicant shall demonstrate one year of supervised experience which meets the following requirements for an organized health services training program:
 - (1) The training shall be a planned and directed program in the provision of health services, in contrast to "on the job" training, and shall provide the trainee with a planned, programmed sequence of training experience.
 - (2) The training site shall have a written statement or brochure which describes its training program and is made available to prospective trainees.
 - (3) Trainees shall be designated as "interns," fellows," or "residents," or hold other designation which clearly

- indicates training status.
- (4) The training shall be completed within 24 months.
- (5) The training shall consist of at least 1500 hours of practice.
- (6) At least 25% of the training shall be spent in the provision of direct health services, as defined in Rule .2701(a) of this Section, to patients or clients seeking assessment or treatment.
- (7) Up to 25% of the training may be comprised of research activities.
- (8) There shall be a minimum of two doctorally trained licensed, certified, or license eligible psychologists at the training site as supervisors who have ongoing contact with the trainee.
- (9) The training shall be under the direction of a licensed, certified, or license eligible doctorally trained psychologist who is on the staff of the training site, who approves and monitors the training, who is familiar with the training site's purposes and functions, who has ongoing contact with the trainee, and who agrees to assume responsibility for the quality, suitability, and implementation of the training experience.
- (10) The training shall provide a minimum of two hours per week of individual face-to-face discussion of the trainee's practice, with the specific intent of overseeing the health services rendered by the trainee. Supervision may be provided in part by psychiatrists, social workers, or other mental health professionals qualified by the training site, but at least 50% of supervision shall be provided by licensed, certified, or license-eligible doctorally trained psychologists.
- (11) In additional to individual supervision, the training site shall provide a minimum of two hours per week of instruction which may be met by group supervision, assigned reading, seminars, and similarly constituted organized training experiences.

This specified year of supervised experience may be obtained at a predoctoral level, provided that an additional year of supervised experience as defined in Paragraph (d) of this Rule is obtained at a post-doctoral level. Internships accepted for listing in the National Register of Health Service Providers in Psychology and internships accredited by the American Psychological Association in Clinical Psychology, Counseling Psychology, or School Psychology shall be deemed to meet the requirements in this Paragraph.

- (d) An applicant shall demonstrate one year of supervised experience which meets the following requirements:
 - The experience shall consist of a minimum of one calendar year and include 1500 hours of supervised experience.
 - (2) The experience shall be completed within a consecutive four-year period.
 - (3) The supervision shall be for the direct provision of health services in psychology, as defined in Rule .2701(a) of this Section, by the applicant to individuals or groups of clients/patients.
 - (4) At least one hour per week of formal, face-to-face,

- individual supervision shall have been provided, except that individual supervision provided up until January 1, 1996, may have been provided in two, two-hour sessions per month.
- (5) The supervisor shall have been an appropriately licensed or certified psychologist, whose license or certificate was in good standing, in the state where the practice occurred.
- (6) The supervisor, at the time of supervision, shall not have been in a dual relationship with the supervisee, e.g., spouse, other close relative, close personal friend, or therapist.

This specified year of supervised experience may be obtained at a predoctoral level, provided that an additional year of supervised experience as defined in Paragraph (c) of this Rule is obtained at a post-doctoral level.

- (e) An applicant who holds a provisional license as a Licensed Psychologist in North Carolina on the effective date of this Rule shall not be required to have had one year of supervised experience which meets the requirements of an organized health services training program as specified in Paragraph (c) of this Rule, but shall have completed two years of supervised experience, of which at least one year shall be post-doctoral, as defined in Paragraph (d) of this Rule.
- (f) An applicant who documents that he/she meets any one of the following criteria shall be deemed to meet all requirements of this Rule for certification as a health services provider psychologist (HSP-P):
 - is currently approved for listing, or is currently listed, in the National Register of Health Service Providers in Psychology;
 - (2) is a diplomate in good standing of the American Board of Professional Psychology in Clinical Psychology, Counseling Psychology, or School Psychology;
 - (3) is a graduate from a doctoral program which was accredited at the time of the applicant's graduation by the American Psychological Association in Clinical Psychology, Counseling Psychology, School Psychology, or Combined Professional-Scientific Psychology and which included an internship accredited by the American Psychological Association, and who completes a postdoctoral year of supervised experience as defined in either Paragraph (c) or (d) of this Rule;
 - (4) is a graduate from a doctoral program which was fully accredited at the time of the applicant's graduation by the American Psychological Association in School Psychology and which included an internship meeting the guidelines of the Council of Directors of School Psychology Programs as documented by the program chair, and who completes a postdoctoral year of supervised experience as defined in either Paragraph (c) or (d) of this Rule; or
 - (5) is a graduate who received a doctoral degree prior to 1979 from a program which included course work which demonstrates an academic foundation in the provision of health services as defined in Rule

- .2701(a) of this Section, and which included the equivalent of a one year supervised internship in an American Psychological Association accredited program providing health services, in a Veterans Administration setting providing health services, or at a site providing health services which was specifically acceptable to the applicant's doctoral training program, and who completes a postdoctoral year of supervised experience as defined in either Paragraph (c) or (d) of this Rule; or
- (6) is approved for licensure under senior psychologist requirements specified in 21 NCAC 54 .1707 and demonstrates that at least 25% of his/her qualifying practice has been in the provision of direct health services, as defined in Rule .2701(a) of this Section.
- (g) An applicant applying under Subparagraph (f)(1) of this Rule, and who has not yet been approved for listing in the National Register of Health Service Providers in Psychology, shall be permitted to file an affidavit verifying that he/she qualifies for listing in the Register. Upon receipt of this affidavit, the Board may issue a health services provider certificate, conditioned upon receipt of a letter from the Register within 60 days of receipt of the affidavit which confirms approval for, or listing in, the Register. An extension of the 60 days may be granted upon showing that additional time is needed for application review by the National Register of Health Service Providers.
- (h) An applicant for health services provider certification who knowingly provides false or fraudulent information to the Board with respect to his/her application, or who fails to provide the notification from the National Register of Health Service Providers in Psychology where required, shall be subject to disciplinary action by the Board, including revocation of licensure and the health services provider certificate.

Authority G.S. 90-270.9; 90-270.15(a)(3); 90-270.15(a)(22); 90-270.20(b);

Amended Eff. August 1, 2000.

.2706 HSP-PA REQUIREMENTS

- (a) To be certified as a health services provider psychological associate (HSP-PA), a North Carolina licensed psychological associate shall be qualified by education. An applicant shall submit a completed, notarized application form and provide documentation of meeting health services provider requirements.
- (b) An applicant shall demonstrate that he/she holds a master's, specialist, or doctoral degree which provides an academic foundation in the provision of health services as defined in Rule .2701(a) of this Section and which meets the following requirements:
 - (1) The master's, specialist, or doctoral program in psychology shall be an organized training program which has established a clear intent, through the structure of the program and in institutional publications, to train individuals to provide health services in psychology as defined in G.S. 90-270.2(4) and Rule .2701(a) of this Section.
 - (2) Within the applicant's training program in health

services in psychology, course work shall have been completed in the areas of assessment, diagnosis, intervention, and psychopathology. The applicant shall further establish that he or she has completed relevant course work that has provided training in diagnosis, evaluation, treatment, remediation, or prevention of one or more of the following areas:

- (A) mental, emotional, and behavioral disorder, disability, and illness;
- (B) substance abuse;
- (C) habit and conduct disorder; or
- (D) psychological aspects of physical illness, accident, injury, and disability.
- (3) Pursuant to final Board approval, an applicant shall be considered to have been trained in the provision of health services in psychology if the applicant establishes that requirements set forth in Subparagraphs (b)(1) and (b)(2) of this Rule have been met through a master's, specialist, or doctoral degree program in psychology in any one of the following areas of specialization in psychology: applied behavior analysis in psychology, applied developmental psychology, clinical psychology, counseling psychology, rehabilitation psychology, school psychology, health psychology, or substance abuse treatment.
- (4) If the applicant cannot establish that he or she has a master's, specialist, or doctoral degree from a program in psychology that provides training in the provision of health services, the applicant shall not be eligible for HSP-PA certification. This shall apply even if the applicant establishes that course work in the areas listed in Subparagraph (b)(2) of this Rule was completed or if the applicant has completed an applied training experience (i.e., practicum, internship, residency, postdoctoral fellowship, etc.) in the provision of health services without having completed a planned and directed training program in health services in psychology.
- (5) An applicant who has completed a program in psychology that establishes in institutional publications an intent to train individuals for careers in administration, research, teaching, academia, and other areas not involving training in the provision of health services in psychology shall not be considered to have been provided an academic foundation in the provision of health services and shall not be approved for HSP-PA certification.
- (6) Only course work taken at an institution of higher education as defined in G.S. 90-270.2(5) shall be considered by the Board to establish that an applicant has an academic foundation in the provision of health services.
- (7) Psychological Associates who receive their degrees during or after 1997 shall document that their degree program included an internship, externship, or practicum at a site providing health services which meets all the following criteria:
 - (A) The internship, externship, or practicum shall

- have been in a planned and directed program of training in health services, in contrast to on-the-job training, and shall have provided the trainee with a planned and directed sequence of training integrated with the educational program in which the individual was enrolled.
- (B) The internship, externship, or practicum site shall have had a clearly designated and appropriately licensed psychologist who was responsible for the integrity and quality of the training program.
- (C) The internship, externship, or practicum shall have been comprised of the equivalent of at least one semester's training and shall have been a minimum of 12 weeks and 200 hours of supervised training in the provision of health services.
- (D) The internship, externship, or practicum shall have had a written program description detailing its functioning and shall have been approved by the applicant's training program prior to its occurrence.
- (E) The internship, externship, or practicum shall have provided a minimum of one hour per week of individual face-to-face, regularly scheduled supervision with the specific intent of overseeing the health services rendered by the trainee.
- (F) At least 50% of the training shall have been spent in the provision of direct health services to patients or clients seeking assessment of treatment, and shall have been comprised of a range of assessment and treatment interventions.
- (G) Supervision may have been provided in part by psychiatrists, social workers, or other mental health professionals qualified by the training site, but at least 50% of supervision shall have been provided by an appropriately licensed or certified psychologist or psychological associate, or other psychologist who is exempt from licensure under the North Carolina Psychology Practice Act.
- (H) Persons enrolled in the internship, externship or practicum shall have been designated as "interns, "externs", or "practicum students" or hold other designation which clearly indicated training status.
- (c) An applicant who is approved for licensure as a Psychological Associate under senior psychologist requirements specified in 21 NCAC 54 .1707 and demonstrates that at least 25% of his/her qualifying practice has been in the provision of direct health services, as defined in Rule .2701(a) of this Section, shall be deemed to meet all requirements of this Rule for certification as a health services provider psychological associate (HSP-PA).

Authority G.S. 90-270.9; 90-270.13(c); 90-270.20(c);

Amended Eff. August 1, 2000.

TITLE 25 - OFFICE OF STATE PERSONNEL

CHAPTER I - OFFICE OF STATE PERSONNEL

SUBCHAPTER 1B-STATE PERSONNEL COMMISSION

SECTION .0400 - APPEAL TO COMMISSION

.0437 APPEAL TO THE STATE PERSONNEL COMMISSION: PROCEDURES

- (a) The State Personnel Commission shall receive the record in the contested case forwarded by the Office of Administrative Hearings and make a final administrative decision in the case. The Office of State Personnel shall be responsible for the administrative management of contested cases coming before the Commission for its review and decision.
- (b) Oral Argument. Either party to a contested case may request the opportunity to appear before the State Personnel Commission and make oral argument in all cases except those arising under G.S. 126-14.4. Such arguments shall be based solely on the information contained in the record submitted by the OAH. Oral arguments shall be requested in writing no more than 10 calendar days after notice by the Commission has been sent to the parties that the Commission has received the official record from the OAH in the contested case. After 30 calendar days have passed since the notice to the parties that the official ecord has been received by the Commission, the Commission shall send a notice of review which shall contain the date, time and place of the Commission meeting at which the case shall be reviewed. If a party fails to request oral argument in a timely fashion, that party may not be allowed to present oral argument. Each party requesting oral argument shall be allotted a maximum of 10 minutes for the presentation, unless the time period is extended by a vote of the Commission. Time may be extended by the Commission for good cause shown as defined in 25 NCAC 1B .0439. All requests to speak for more than 10 minutes shall be made in writing in the same document which requests the opportunity to make oral argument. The party which did not prevail before the Administrative Law Judge is entitled to make the first oral argument and to present a rebuttal. If both parties are seeking changes in the Administrative Law Judge's recommended decision, both parties may present a rebuttal and the party with the burden of proof in the contested case is entitled to the last rebuttal.
- (c) Briefs. Legal Memoranda. Attorney's Fees Requests. All briefs and legal memoranda in cases other than those arising under G.S. 126-14.4 shall be received by the Office of State Personnel no later than 30 calendar days after the date of the notice sent by the Commission notifying the parties of the Commission's receipt of the official record from the OAH. Such documents shall also be served upon the opposing party. Such a document received after the deadline shall be presented of the Commission only after the party has shown that the opposing party was served with the document no later than 30 calendar days after the date of the notice sent by the Commission

- notifying the parties of the Commission's receipt of the official record from the OAH. Attorney's fees requests must be presented to the Commission by the prevailing party to a Commission Decision and Order at least one month before the meeting at which the matter is to be considered. Such requests must also be served upon the opposing party. The Commission shall notify the parties upon the receipt of a request for attorneys fees and provide an opportunity for the opposing party to file objections to the fees requested. If the parties wish to make oral argument on an attorney's fees request, a request for oral argument must be received by the Office of State Personnel within two weeks after the filing of the attorney's fees request and at least one month prior to the meeting at which such oral argument is requested. An extension of time to file documents with the Commission may be granted by the Administrator for good cause shown as defined in 25 NCAC 1B .0439.
- Written Exceptions. Proposed Alternative Findings. Conclusions and Recommendations. Each party shall submit written exceptions to the recommended decision of the Administrative Law Judge, unless the party accepts the recommended decision in its entirety. Any party may choose to submit proposed alternative findings of fact and conclusions of law. Exceptions and alternative findings and conclusions shall be received by the Office of State Personnel no later than 30 calendar days after the date of the notice sent by the Commission notifying the parties of the Commission's receipt of the official record from the OAH. Written exceptions shall be specifically drawn. Exceptions shall indicate which finding, conclusion, or recommendation is being excepted to and the basis for the exception being taken. Reference must be made to the transcript (and volumes, where applicable), if the transcript of the hearing was made. Where a party excepts to a finding, conclusion, or recommendation and requests its deletion or amendment, an alternative finding, conclusion, or recommendation shall be made. Such a document received after the deadline shall be presented to the Commission only after the party has shown that the opposing party was served with the document no later than 30 calendar days after the date of the notice sent by the Commission notifying the parties of the Commission's receipt of the official record from the OAH. The Commission may adopt the findings of fact and conclusions of the Administrative Law Judge, or to amend the same, or to adopt alternative findings of fact and conclusions of law, either from those submitted by the parties or drawn from its own review of the whole record. Parties shall submit 20 copies of each pleading (with three holes in the left margin) filed with the Commission. An extension of time to file documents with the Commission may be granted by the Administrator for good cause shown as defined in 25 NCAC 1B.0439.
- (e) Proposed Decision and Order. Each party to a contested case shall submit a proposed Decision and Order for consideration by the Commission in that case. The proposed Decision and Order shall be received by the Office of State Personnel no later than 30 calendar days after the date of the notice sent by the Commission notifying the parties of the Commission's receipt of the official record from the OAH. The Commission may delay decision in a case until all parties have all parties have submitted a proposed Decision and Order. The

proposed Decision and Order shall indicate which findings, conclusions, and recommendations of the Administrative Law Judge are being deleted or amended and why, and what new findings, and conclusions are being adopted. The proposed Decision and Order shall contain an order in the case for the signature of the Administrator to the Commission, consistent with and supported by the findings and conclusions. Parties shall submit 20 copies of each pleading (with three holes in the left margin) filed with the Commission. An extension of time to file documents with the Commission may be granted by the Administrator for good cause shown as defined in 25 NCAC IB .0439.

- (f) Service on Opposing Parties. Copies of all documents required by this Rule shall be served on the opposing party, but no later than 30 calendar days after the date of the notice sent by the Commission notifying the parties of the Commission's receipt of the official record from the OAH.
- (g) Notification. The parties or when applicable, the legal representative of record for a party, shall be notified, by certified mail, return receipt requested, of the Commission's decision. The Commission's decision shall be prepared and sent out by the Office of State Personnel. Copies or the content of a specific decision and order shall not be released to non-parties until the Office of State Personnel has knowledge that all parties have received a copy of the Decision and Order.
- (h) Cases arising under G.S. 126-14.4. In contested cases arising under G.S. 126-14.4, where the Commission is required to make a decision within 60 days of receipt of the official record, the parties shall not be entitled to appear in person before the Commission and make oral argument. Instead, either party may request an opportunity to make oral argument to the Commission in a teleconference (or by other video or audio electronic conferencing means) within 10 calendar days of notice by the Commission that it has received the official record from the Office of Administrative Hearings. If a party requests the opportunity to present oral argument in a teleconference, a teleconference shall be scheduled by the Office of State Personnel and a Notice of Review via Teleconference shall be sent to the parties which shall contain the date and time the teleconference will take place and the telephone numbers at which the parties will be called. No delays in scheduling the teleconference shall be permitted which would prejudice the Commission's ability to render its written decision in compliance with the statutory 60-day deadline. Any briefs or legal memoranda which the parties wish to submit must be received by the Office of State Personnel no later than 14 calendar days after notice that the Commission has received the official record from the Office of Administrative Hearings. An extension of time to file documents with the Commission may be granted by the Administrator for good cause shown as defined in 25 NCAC 1B .0439. Each party requesting oral argument shall be allotted a maximum of 10 minutes for the presentation, unless the time period is extended by a vote of the Commission for good cause shown as defined in 25 NCAC 1B .0439. All requests to speak for more than 10 minutes shall be made in writing in the same document which requests the opportunity to make oral argument. The party which did not prevail before the Administrative Law Judge is entitled to make the first oral argument and to present

a rebuttal. If both parties are seeking changes in the Administrative Law Judge's recommended decision, both parties may present a rebuttal and the party with the burden of proof in the contested case is entitled to the last rebuttal.

Authority G.S. 126-4; Amended Eff. August 1, 2000.

SUBCHAPTER 1H - RECRUITMENT AND SELECTION

SECTION .0600 - GENERAL PROVISIONS

.0605 SPECIAL APPLICANT CONSIDERATIONS: AGENCY RESPONSIBILITIES

- (a) Priority Reemployment Consideration. State employees:
- (1) who have received notification of imminent separation due to reduction in force or
- (2) who have been removed from exempt positions, for reasons other than cause, or who have been removed from managerial exempt positions for reasons other than cause but not for a violation of G.S. 126-14.2, or
- (3) who have been removed from an exempt managerial position for a violation of G.S. 126-14.2;

are afforded priority reemployment consideration under the State Personnel Act. A list of all classes having applicants with priority status shall be sent to all agencies by the Office of State Personnel and shall be updated frequently. When a vacancy occurs, the appointing authority must review the latest list before initiating any recruiting efforts. If the classification of the vacancy appears, a priority certificate must be requested and the appropriate priority afforded. While in most instances priority applicants will be on a priority certificate for classes of their principal qualification, these applicants may apply for any vacancy of their choice. If determined qualified, regardless of whether they are currently on a priority certificate for the class of the vacancy, the priority must be afforded.

- (b) Veteran's Preference. State law requires that employment preference be given to veterans, widows of veterans, and wives of disabled veterans. Persons entitled to such preference must so indicate on any application filed. Verifying documentation may be required by the agency if desirable.
 - (c) Age Limitations.
 - Minimum Age The minimum employment age is 18.
 Exceptions are provided under the law if the employing agency procures an Employment Certificate from the County Social Services Department.
 - (2) Law Enforcement Officers Law enforcement officers must be at least 21 years of age.
 - (3) Maximum Age There is no maximum age for employment.
- (d) Employment of Relatives. Members of an immediate family shall not be employed within the same agency if such employment will result in one member supervising another member of his immediate family, or if one member will occupy a position which requires influence over another member's employment, promotion, salary administration and other related management or personnel considerations. The intent of this

provision is to avoid an employment relationship which would create problems within a work unit or offend the public sense of equal opportunity. The term immediate family includes wife, husband, mother, father, brother, sister, son, daughter, grandmother, grandfather, grandson and granddaughter. Also included are the step-, half- and in-law relationships based on the listing in this Paragraph. It also includes other people living in the same household, who may or may not be related, if either occupies a position which requires influence over the other's employment, promotion, salary administration and other related management or personnel considerations.

Authority G.S. 126-4(4); 128-15; Amended Eff. August 1, 2000.

.0606 SELECTION OF APPLICANTS

(a) The selection of applicants for vacant positions shall be based upon a relative consideration of their qualifications for the position to be filled. Using fair and valid selection criteria, the agency will review the credentials of each applicant and determine who possesses the minimum qualifications. From those applicants who meet the minimum qualifications, a pool of the most qualified candidates shall be identified. The pool of the most qualified candidates shall be those individuals determined to be substantially more qualified than other applicants. The individual selected for the position must be chosen from the pool of the most qualified applicants. In making the determination of minimally qualified and most qualified, rules regarding priority consideration must be applied. Advantage shall be given to applicants determined to be most qualified and hiring authorities must reasonably document hiring decisions to verify this advantage was granted and explain their basis for selection.

(b) Selection procedures and methods shall be validly related to the duties and responsibilities of the vacancy to be filled. The Office of State Personnel shall provide technical assistance, upon request, to agencies wishing to design or review selection procedures.

(c) After making the selection decision, the agency shall provide timely written notice of non-selection of all unsuccessful candidates in the most qualified pool.

(d) Each agency shall develop a written Recruitment and Selection Plan according to guidelines provided by the Office of State Personnel contained at 25 NCAC 1H - Recruitment and Selection et. seq. The Recruitment and Selection Plan shall meet the particular needs of the agency and provide assurances to employees and applicants that the recruitment and selection process shall be based on fair and valid selection criteria. Agency Recruitment and Selection Plans shall be submitted to the Office of State Personnel for review and approval by the State Personnel Commission. Any changes or additions to agency Recruitment and Selection Plans shall also be submitted to the Office of State Personnel for review and approval by the State Personnel Commission. Those agencies not having a Recruitment and Selection Plan on file and approved by the State Personnel Commission shall follow the process set forth in the Office of State Personnel's Recruitment and Selection Plan contained at 25 NCAC 1H, et. seq.

Authority G.S. 126-4(4); Amended Eff. August 1, 2000.

TITLE 26 - OFFICE OF ADMINISTRATIVE HEARINGS

CHAPTER 4 - CIVIL RIGHTS DIVISION

SECTION .0100 - GENERAL

.0108 CONTESTED CASE HEARING

(a) Any cause determination that has not resulted in settlement or conciliation will be heard by an Administrative Law Judge in the Hearings Division. The charging party shall commence the proceedings by filing a petition for a contested case hearing as provided in G.S. 7A-759. If the charging party has not filed a contested case petition within 60 days of Notice, the Civil Rights Division shall transfer the charging party's file to EEOC. If the charging party files a timely petition, OAH shall conduct a hearing and issue a final decision which is binding upon the parties.

(b) Pending the investigation, conciliation or settlement of a deferred charge, an Administrative Law Judge shall enter a stay in any related or ancillary contested case proceedings involving the charging party. If the charging party initiates a contested case as provided in Paragraph (a) of this Rule, the stay shall be lifted and the related proceedings shall be consolidated or joined when appropriate and tried before the presiding Administrative Law Judge.

- (c) The OAH investigative report shall be made available to all parties as provided in Section 83 of the EEOC Compliance Manual, Volume 1 (October, 1987) incorporated herein by reference as well as subsequent amendments thereto. Copies of Section 83 are available upon request from the Office of Administrative Hearings, 6714 Mail Service Center, Raleigh, NC 27699-6714 at no charge.
- (d) At the conclusion of the contested case hearing, the investigation report, the final decision in the contested case, and the case file will be forwarded to EEOC.

Authority G.S. 7A-759; 150B-21.6; 150B-26; 150B-33; Amended Eff. December 1, 1999.

T his Section contains the full text of some of the more significant Administrative Law Judge decisions along with an index to all recent contested cases decisions which are filed under North Carolina's Administrative Procedure Act. Copies of the decisions listed in the index and not published are available upon request for a minimal charge by contacting the Office of Administrative Hearings, (919) 733-2698. Also, the Contested Case Decisions are available on the Internet at the following address: http://www.state.nc.us/OAH/hearings/decision/caseindex.htm.

OFFICE OF ADMINISTRATIVE HEARINGS

Chief Administrative Law Judge JULIAN MANN, III

Senior Administrative Law Judge FRED G. MORRISON JR.

ADMINISTRATIVE LAW JUDGES

Sammie Chess Jr. Beecher R. Gray Melissa Owens Lassiter Meg Scott Phipps Robert Roosevelt Reilly Jr. Beryl E. Wade

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Archie McLean v. Department of Agriculture	98 DAG 1770	Reilly	07/12/99	14:04 NCR 349
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Alcoholic Beverage Control Commission v. Stop 1, Inc, T/A Stop 1 Grocery	98 ABC 1337	Phipps	09/29/99	
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Alcoholic Beverage Control Commission v. Mohammad Salim Pirani	99 ABC 0780	Morrison	09/21/99	
Alcoholic Beverage Control Commission v. Creek Lounge, Inc. t/a Creek Lounge	99 ABC 0820	Morgan	10/13/99	
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		Phipps		
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Consolidated Cases.

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DHHS, Division of Medical Assistance Companion Health Care, Inc. v. Div. of Medical Assistance, DHR	99 DHR 0762	Owens	07/29/99	
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April De'Shelle Tumer v. DHHS, Div. of Social Service,	99 DHR 0927	Gray	10/21/99	
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Ш	Services Division, 14th District Court Division				
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DEPARTMENT OF LABOR

AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
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Rita Jo Kincaid v UNC Hospitals	99 UNC 0747* ⁵	Reilly	08/09/99	
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This index provides information related to notices, rules and other documents published in the Register. It includes information about rules for which Notice of Rule-Making Proceedings or Notice of Text have been published, rules submitted to the Rules Review Commission and rules codified since the last session of the General Assembly. For assistance contact the Rules Division at 919/733-2678.

Fiscal Note: S = Rule affects the expenditure or distribution of state funds. L = Rule affects the expenditure or distribution of local government funds. SE = Rule has a substantial economic impact of at least \$5,000,000 in a 12-month period. * = Rule-making agency has determined that the rule does not impact state or local funds and does not have a substantial economic impact. See G.S. 150B-21.4.

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21 NCAC 01 .0101	ADMINISTRATION	Council for Women,	I NCAC 17	Indian Affairs, Commis	1 NCAC 15 .0201	1 NCAC 15 .0205	1 NCAC 15 .0206	1 NCAC 15 .0212	1 NCAC 15 .0213	Non-Public Education	1 NCAC 40 .0101	1 NCAC 40 .0102	1 NCAC 40 .0103	I NCAC 40 .0201	1 NCAC 40 .0202	1 NCAC 40 .0203
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1 NCAC 40 .0204		13:05 NCR 521 13:13 NCR 1057 14:04 NCB 3.11	Temp Expired 05/29/99 Temp Expired 05/29/99							
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I NCAC 05C	13:04 NCR 360									
1 NCAC 05D	13:04 NCR 360									
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1 NCAC 35 .0101	13:04 NCR 360		13:08 NCR 647	*						
I NCAC 35,0103	13:04 NCR 360		13:08 NCR 647	*						
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1 NCAC 35 .0304	13:04 NCR 360		13:08 NCR 647	*						
1 NCAC 35 .0308	13:04 NCR 360		13:08 NCR 647	*						
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26 NCAC 01,0101	14:08 NCR 579		14:12 NCR 1029	*						
26 NCAC 01,0101	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
26 NCAC 01 .0103	14:08 NCR 579		14:12 NCR 1029	s						
26 NCAC 01,0104	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
26 NCAC 02C .0103	14:08 NCR 579		14:12 NCR 1030	*						
26 NCAC 02C .0105	14:08 NCR 579		14:12 NCR 1030	*						
26 NCAC 02C .0108	14:08 NCR 579		14:12 NCR 1030	*						
26 NCAC 02C .0303	14:08 NCR 579		14:12 NCR 1030	s						
26 NCAC 02C .0303	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
26 NCAC 02C .0306	14:08 NCR 579		14:12 NCR 1030	*						
26 NCAC 02C,0403	14:08 NCR 579		14:12 NCR 1030	*						
26 NCAC 03 .0101	14:08 NCR 579		14:12 NCR 1033	*						
26 NCAC 03 .0119	14:08 NCR 579		14:12 NCR 1033	*						
26 NCAC 04,0102	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
26 NCAC 04,0103	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	

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	į		;	;						
26 NCAC 04 .0104	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
26 NCAC 04 .0108	N/A		N/A	N/A	Approve	11/17/99			14:15 NCR 1354	
26 NCAC 04 .0202	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
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2 NCAC 20B .0104	13:13 NCR 1040		13:18 NCR 1503	*	Object	05/1/20	-16		14.00 NOV 200	
2 NCAC 43L .0309	13:14 NCR 1109		13:20 NCR 1718	*	Approve Object	07/15/99	*		14.09 INCK 708	
Consumer Services					appide	66161100			14:09 INCN 700	
2 NCAC 54 .0101	13:14 NCR 1119	13:14 NCR 1119	13:20 NCR 1718	*	Approve	04/15/6			14:06 NCR 490	
2 NCAC 54 .0102	13:14 NCR 1119	13:14 NCR 1119	13:20 NCR 1718	*	Approve	07/15/99			14:06 NCR 490	
2 NCAC 54 .0103	13:14 NCR 1119	13:14 NCR 1119	13:20 NCR 1718	*	Agey Withdrew 07/15/99	66/51/10				
2 NCAC 54 .0104	13:14 NCR 1119	13:14 NCR 1119 13	13:20 NCR 1718	*	Approve	07/15/99	*		14:06 NCR 490	
2 NCAC 54 .0105	13:14 NCR 1119	13:14 NCR 1119 13 Temp Expired 10/12/99	13:20 NCR 1718	*	Agcy Withdrew 07/15/99	66/51/20				
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2 NCAC 09K .0214	13:14 NCR 1109		13:20 NCR 1717	*	Approve	07/15/99	*		14:06 NCR 490	
2 NCAC 09L .0502	14:01 NCR 4		14:05 NCR 374	*						
2 NCAC 09L .1201	14:01 NCR 4		14:05 NCR 374	*						
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2 NCAC 34 .0330	14:09 NCR 687	14:09 NCR 687	14:13 NCR 1093	*						
2 NCAC 34 .0509	14:09 NCR 687		14:13 NCR 1093	*						
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2 NCAC 52B .0201	14:14 NCR 1223									
2 NCAC 52B .0206	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0207	13:23 NCR 1946	13:23 NCR 1946	14:03 NCR 128	*	Object	11/11/99				
2 NCAC 52B 0302	17:32 MCB 1001		00.000							

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4 NCAC 011.0201		Temp. Expired 10/29/99 13:20 NCR 1719	9 13:20 NCR 1719	*	Return to Agcy	08/19/99				
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4 NCAC 011.0202	11:09 NCR 569	13:15 NCR 1224	_	*	Agcy withdrew					
4 NCAC 011.0202		Temp. Expired 10/29/99	_	L/S	Return to Agcy	, 08/19/99				
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4 NCAC 011.0301	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew					
4 NCAC 011.0301		Temp. Expired 10/29/99	_	*	Return to Agcy	66/61/80 /				
		14:08 NCR 585	14:08 NCR 585	L/S/SE						
4 NCAC 011.0302	11:09 NCR 569	13:15 NCR 1224	_	*	Agcy withdrew					
4 NCAC 011 .0302		Temp. Expired 10/29/99		S/T	Return to Agcy	08/19/99				
		14:08 NCR 585	14:08 NCR 585	L/S/SE						
4 NCAC 011.0303	11:09 NCR 569	13:15 NCR 1224		*	Agcy withdrew					
4 NCAC 011.0303		Temp. Expired 10/29/99	_	*	Return to Agcy	66/61/80				
		14:08 NCR 585	14:08 NCR 585	L/S/SE						
4 NCAC 011.0304	11:09 NCR 569	13:15 NCR 1224	_	*	Agcy withdrew					
4 NCAC 011.0304		Temp. Expired 10/29/99	_	*	Return to Agcy	08/16/66				
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4 NCAC 011.0401	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew					
4 NCAC 011 .0401		Temp. Expired 10/29/99	_	*	Return to Agcy	08/19/99				
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4 NCAC 011.0402	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew	12/17/98				
4 NCAC 011 .0402		Temp. Expired 10/29/99	_	L/S	Return to Agcy	66/61/80				
-		14:08 NCR 585	14:08 NCR 585	L/S/SE						
4 NCAC 011.0403	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew	, 12/17/98				
4 NCAC 011.0403		Temp. Expired 10/29/99	9 13:20 NCR 1719	*	Return to Agcy	66/61/80				
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4 NCAC 011.0404	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew					
4 NCAC 011 .0404		Temp. Expired 10/29/99	9 13:20 NCR 1719	#	Return to Agcy	66/61/80 /				
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4 NCAC 011.0405	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew					
4 NCAC 011.0405		Temp. Expired 10/29/99		*	Return to Agcy	66/61/80 /				
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4 NCAC 011,0501	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew	, 12/17/98				
4 NCAC 011.0501		Temp. Expired 10/29/99	9 13:20 NCR 1719	L/S	Return to Agey	66/61/80				
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4 NCAC 011 .0502	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew	, 12/17/98				
4 NCAC 011.0502		Temp. Expired 10/29/99		S/I	Return to Agcy	66/61/80				
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4 NCAC 011.0503	11:09 NCR 569	13:15 NCR 1224	13:08 NCR 652	*	Agcy withdrew					
4 NCAC 011 .0503		Temp. Expired 10/29/99 13:20 NCR 1719	9 13:20 NCR 1719	S/T	Return to Agcy	66/1/80				
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atus	Date	12/17/98	66/61/80		12/17/98	08/17/17	08/16/6			12/17/98	01/21/99	01/1/98	12/17/98	01/21/99	12/17/98	01/21/99		10/22/98	03/18/99	10/22/98	03/18/99	10/27/98	10/22/98	03/18/99	11/17/99	11/17/99	11/11/66	11/17/99	11/11/99	11/11/99	11/11/99	11/11/99	11/17/99	11/11/99	
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4 NCAC 03L .0502	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 03L .0601	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 03L .0602	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 03L, 0603	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 03L .0604	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/11/99			14:15 NCR 1354	
Cape Fear River Naviation and Pilotage Commission	ion and Pilotage Cor	nımission								
4 NCAC 15,0119	14:03 NCR 125		14:07 NCR 522	*	Approve	12/16/99	*			
4 NCAC 15.0120	14:03 NCR 125		14:07 NCR 522	*	Object	12/16/99				
4 NCAC 15.0121	14:03 NCR 125		14:07 NCR 522	*	Object	12/16/99				
Industrial Commission										
Public Notice - Hospital Fees for Workers' Compensation Cases	al Fees for Workers' C	Compensation Cases								14:01 NCR 2
Public Notice - Hospital Fees for Workers' Compensation Cases	al Fees for Workers' C	Compensation Cases								14:11 NCR 903
Secretary of Commerce/1TS	1TS									
4 NCAC 21A .0101	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						
4 NCAC 21A .0102	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	s						
4 NCAC 21A .0103	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	s						
4 NCAC 21B .0101	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						
4 NCAC 21B .0102	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						
4 NCAC 21B .0103	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						
4 NCAC 21B .0201	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	s						
4 NCAC 21B .0202	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						
4 NCAC 21B .0203	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						
4 NCAC 21B .0204	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	s						
4 NCAC 21B .0205	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S						

(Updated through January 27, 2000)

Other

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RRC	Action																											
Fiscal	Note	S	s	s	S	S	s	S	S	S	s	S	s	S	S	s	s	S	s	s	s	S	S	s	S	S	S	S
Notice of	Text	14:14 NCR 1264	14:14 NCR 1264	14;14 NCR 1264	14:14 NCR 1264	14;14 NCR 1264	14:14 NCR 1264																					
Temporary	Rule	14:14 NCR 1264																										
Rule-making	Proceedings	14:08 NCR 577	14.08 NCR 577	14:08 NCR 577																								
Agency/Rule	Citation	4 NCAC 21B .0206	4 NCAC 21B .0207	4 NCAC 21B .0301	4 NCAC 21B .0302	4 NCAC 21B .0303	4 NCAC 21B .0304	4 NCAC 21B .0305	4 NCAC 21B .0306	4 NCAC 21B .0307	4 NCAC 21B .0308	4 NCAC 21B .0309	4 NCAC 21B .0310	4 NCAC 21B .0311	4 NCAC 21B .0312	4 NCAC 21B .0313	4 NCAC 21B .0314	4 NCAC 21B .0315	4 NCAC 21B .0401	4 NCAC 21B .0402	4 NCAC 21B .0403	4 NCAC 21B .0501	4 NCAC 21B .0502	4 NCAC 21B .0503	4 NCAC 21B .0504	4 NCAC 21B .0505	4 NCAC 21B .0601	4 NCAC 21B .0602

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RRC Status	Date																											
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Notice of	Text	14:14 NCR 1264	14;14 NCR 1264	14:14 N/CB 1264																								
Temporary	Rule	14:14 NCR 1264	14-14 NCP 1264																									
Rule-making	Proceedings	14:08 NCR 577	14:08 NCB 577																									
Agency/Rule	Citation	4 NCAC 21B .0603	4 NCAC 21B .0701	4 NCAC 21B .0702	4 NCAC 21B .0703	4 NCAC 21B .0801	4 NCAC 21B .0901	4 NCAC 21B .0902	4 NCAC 21B .1001	4 NCAC 21B .1002	4 NCAC 21B .1003	4 NCAC 21B .1004	4 NCAC 21B .1005	4 NCAC 21B .1006	4 NCAC 21B .1008	4 NCAC 21B .1009	4 NCAC 21B ,1010	4 NCAC 21B .1011	4 NCAC 21B .1012	4 NCAC 21B .1013	4 NCAC 21B .1014	4 NCAC 21B .1015	4 NCAC 21B .1016	4 NCAC 21B .1017	4 NCAC 21B .1018	4 NCAC 21B .1019	4 NCAC 21B .1020	4 NCAC 21B 1021

(Updated through January 27, 2000)

	Other																								
*	Approved Rule																								
Fffective by	Governor																								
Text differs	from proposal																								
RRC Status	Date																								
RRC	Action																								
Fiscal	Note	S	S	S	s	S	S	S	S	S	s	S	s	S	S	S	S	S		*		*	*	*	*
Notice of	Text	14:14 NCR 1264		13:22 NCR 1849	Temp Expired 05/29/99	13:22 NCR 1849	13:22 NCR 1849	13:22 NCR 1849	14:04 NCB 204																
Temporary	Rule	14:14 NCR 1264	14;14 NCR 1264	14:14 NCR 1264			13:05 NCR 524	13:10 NCR 815	Expired 08/13/99 13:10 NCR 815	13:10 NCR 815	Expired 08/13/99														
Rule-making	Proceedings	14:08 NCR 577	LEGES	13:10 NCR 804					13-10 NCB 1600																
A nency/Parle	Citation	4 NCAC 21B .1022	4 NCAC 21B .1023	4 NCAC 21B .1024	4 NCAC 21B .1025	4 NCAC 21B .1026	4 NCAC 21B .1027	4 NCAC 21B .1028	4 NCAC 21B .1029	4 NCAC 21B .1030	4 NCAC 21B .1031	4 NCAC 21B .1101	4 NCAC 21B .1102	4 NCAC 21B .1103	4 NCAC 21B .1104	4 NCAC 21B .1105	4 NCAC 21B .1201	4 NCAC 21B .1202	COMMUNITY COLLEGES	23 NCAC 02B .0104	23 NCAC 02C .0307	23 NCAC 02C .0503	23 NCAC 02C .0504	23 NCAC 02C .0505	23 NCAC 02D 0323 13:10 NCB 1600

13:22 NCR 1849 14:04 NCR 304 14:04 NCR 304

14:13 NCR 1201

13:19 NCR 1609 13:19 NCR 1609

23 NCAC 02D .0323 23 NCAC 02D .0324

23 NCAC 02E .0205

	Other																											
	Approved Rule		14:05 NCR 402	14:05 NCR 402		14:05 NCR 402	14:01 NCR 48	14:06 NCR 490	14:06 NCR 490		14:09 NCR 708	14:09 NCR 708	14:05 NCR 402	14:05 NCR 402		14:09 NCR 708	14:09 NCR 708	14:05 NCR 402	14:05 NCR 402		14:09 NCR 708 14:05 NCR 402		14:01 NCR 48	14:01 NCR 48				
Effective hv	Governor																											
Text differs	from proposal		*	*			*	*	*	*		*			*	*	*			*	*	*	*	4	6			
RRC Status	Date		66/11/90	66/11/90		66/11/90	66/11/90	66/11/90	66/11/90	66/11/90	03/18/66	02/12/6	07/15/99	66/11/90	08/19/99	66/61/80	66/11/90	66/11/90	66/11/90	66/61/80	66/61/80	66/11/90	66/11/90	66/11/90	66/L1/90 66/L1/90		03/18/99	66/81/20
ŖŖĊ	Action		Approve	Approve		Approve	Object	Approve Object	Approve	Approve	Approve	Object	Approve Object	Approve	Approve	Approve	Object	Approve Approve		Approve	Approve							
ESE	Note		*	*		*	*	*	*	*	N/A	*	*	*	*		*	*	*	*		*	¥	*	*		N/A	N/A
Notice of	Text		13:19 NCR 1652	13:19 NCR 1652		13:19 NCR 1652	N/A	13:21 NCR 1794	13:21 NCR 1794	13:19 NCR 1652	13:19 NCR 1652		13:19 NCR 1652	13:19 NCR 1652	13:19 NCR 1652	13:19 NCR 1652		13:19 NCR 1652	13:19 NCR 1652	13:19 NCR 1652	13:19 NCR 1652		N/A	N/A				
Temporary	Rule		13:14 NCR 1157			13:14 NCR 1157				13:14 NCR 1157		13:16 NCR 1263	13:16 NCR 1263					13:14 NCR 1157				13:14 NCR 1157	13:14 NCR 1157		13:14 NCR 1157	13:14 NCR 1157 Expired 10/12/00		
Rule-making	Proceedings	AMINERS	13:14 NCR 1114	13:14 NCR 1114	13:14 NCR 1114		13:14 NCR 1114	13:14 NCR 1114	13:14 NCR 1114		N/A			13:14 NCR 1114	13:14 NCR 1114		13:14 NCR 1114		13:14 NCR 1114	13:14 NCR 1114				13:14 NCR 1114	13:14 NCR 1114		N/A	N/A
Agency/Rule	Agency/nuic Citation	COSMETIC ART EXAMINERS	21 NCAC 14A .0101	21 NCAC 14A .0103	21 NCAC 14A .0104	21 NCAC 14A .0105	21 NCAC 14C .0202	21 NCAC 14F .0101	21 NCAC 14F .0105	21 NCAC 14G .0103	21 NCAC 14G .0113	21 NCAC 14H .0112	21 NCAC 14H .0118	21 NCAC 141.0104	21 NCAC 141 .0107		21 NCAC 141:0109	21 NCAC 14J .0103	21 NCAC 14J .0208	21 NCAC 14J .0501		21 NCAC 14K,0102	21 NCAC 14K .0107	21 NCAC 14L .0101	21 NCAC 14L .0105	21 NCAC 14L .0109	21 NCAC 14L .0210	21 NCAC 14L .0214

	Rule-making	Temporary	Notice of	Fiscal	RRC Status	tatus	Text differs	Effective by		
	Proceedings	Rule	Text	Note	Aetion	Date	irom proposal	Governor	Approved Kule	Other
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
	13:14 NCR 1114		13:19 NCR 1652	*	Agcy Withdrew	v 06/11/99				
	13:14 NCR 1114		13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
	13:14 NCR 1114		13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
	13:14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
	13:14 NCR 1114		13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
	13:14 NCR 1114		13;19 NCR 1652	*	Approve	66/11/90			14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
	13:14 NCR 1114		13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14N .0601 21 NCAC 14N .0602 21 NCAC 14N .0701 21 NCAC 14N .0702	13:14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*	Object	06/11/90	*		14.00 40.00	
21 NCAC 14N .0602 21 NCAC 14N .0701 21 NCAC 14N .0702		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	-		14:05 NCR 402	
21 NCAC 14N .0701 21 NCAC 14N .0702		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90			14:05 NCR 402	
21 NCAC 14N .0702		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90			14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 140 .0101		13:14 NCR 1157	13:19 NCR 1652	*	Object	66/11/90	4			
21 NCAC 140 .0102		13:14 NCR 1157	13:19 NCR 1652	*	Approve Approve	08/19/99	t *		14:09 NCR 708 14:05 NCR 402	
21 NCAC 140 .0103		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 140 .0104		13:14 NCR 1157	13:19 NCR 1652	*	Object	66/11/90				
21 NCAC 140 .0105		13:14 NCR 1157	13:19 NCR 1652	*	Approve Agcy Withdrew	08/19/99 v 06/11/99	*		14:09 NCR 708	
21 NCAC 140 .0106		13:14 NCR 1157 13	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 140 .0107		13:14 NCR 1157	13:19 NCR 1652	•	Approve	06/11/90			14:05 NCR 402	
21 NCAC 14P .0101		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14P .0102		13:14 NCR 1157	13:19 NCR 1652	Г	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14P .0103		13:14 NCR 1157	13:19 NCR 1652	J	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14P .0104		13:14 NCR 1157	13:19 NCR 1652	Г	Approve	66/11/90	*		14:05 NCR 402	

Ageney/Rule	Rufe-makino	Temporary	Notice of	Fiscal	RRC Status	tatus	Text differs	Elfective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
21 NCAC 14P .0105		13:14 NCR 1157	13:19 NCR 1652	Γ	Object	06/11/99	*		14:00 NCB 708	
21 NCAC 14P .0106		13:14 NCR 1157	13:19 NCR 1652	Г	Approve	66/11/90			14:05 NCR 402	
21 NCAC 14P .0107		13:14 NCR 1157	13:19 NCR 1652		Approve	66/11/90			14:05 NCR 402	
21 NCAC 14P .0108		13:14 NCR 1157	13:19 NCR 1652		Approve	06/11/90			14:05 NCR 402	
21 NCAC 14P .0109		13:14 NCR 1157	13:19 NCR 1652	L	Approve	66/11/90			14:05 NCR 402	
21 NCAC 14P .0110		13:14 NCR 1157	13:19 NCR 1652	J	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14P .0111		13:14 NCR 1157	13:19 NCR 1652	J	Object	66/11/90	4			
21 NCAC 14P .0112		13:14 NCR 1157	13:19 NCR 1652	٦	Approve Object	08/19/99	•		14:09 NCK 708	
21 NCAC 14P .0113		13:14 NCR 1157	13:19 NCR 1652	L	Approve Object	08/19/99 06/17/99	*		14:09 NCR 708	
21 NCAC 14P .0114		13:14 NCR 1157	13:19 NCR 1652	J	Approve Object	08/19/99 06/17/99			14:09 NCR 708	
STRO GIT OVOINTE		12.14 GOM 11.51	CONTROL OF CE	ı <u>-</u>	Approve	66/61/80	* *		14:09 NCR 708	
21 NCAC 14P .0115		13:14 NCR 1157	13:19 NCR 1652	J	Approve	66/11/90	*		14:05 NCK 402	
21 NCAC 14P .0116		13:14 NCR 1157	13:19 NCR 1652	J	Object Approve	06/11/90	*		14-09 NCR 708	
CULTURAL RESOURCES	IRCES				a condition	667190				
7 NCAC 04S, 0101	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0102	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0103	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0104	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0105	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0106	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0107	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0108	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0109	14:05 NCR 370		14:09 NCR 657	*						
7 NCAC 04S .0110	14:05 NCR 370		14:09 NCR 657	*						
DENTAL EXAMINERS	RS									
21 NCAC 16G .0101	13:10 NCR 804		13:15 NCR 1218	*						

Other																											
Approved Rule					-							14.02 M/CB 400	14:06 NCK 490														
Effective by Governor																											
Text differs from proposal												*	•														
RRC Status												06/17/99	66/01/10														
RRC												Object	Approve														
Fiscal Note	*	*	*	*	*	*	*	*	*			*		*	*	*	*							*		*	*
Notice of Text	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218			13:15 NCR 1218		13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218							13:15 NCR 1218		13:15 NCR 1218	13:15 NCR 1218
Temporary Rule												13:11 NCR 910	14:06 NCR 487							14:06 NCR 487	14:06 NCR 487	14:06 NCR 487	14:06 NCR 487		14:06 NCR 487		
Rule-making Proceedings	13:10 NCR 804	13:10 NCR 804	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	14:15 NCR 1346	14:15 NCR 1346		14:06 NCR 487	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	14:15 NCR 1346	14:15 NCR 1346	14:06 NCR 487	14:06 NCR 487	14:06 NCR 487	14:06 NCR 487	13:10 NCR 804	14:06 NCR 487	13:10 NCR 804	13:10 NCR 804
Agency/Rule Citation	21 NCAC 16G .0102	21 NCAC 16G.0103	21 NCAC 16H .0103	21 NCAC 16H.0104	21 NCAC 16H,0201	21 NCAC 16H,0202	21 NCAC 16H .0203	21 NCAC 16H .0204	21 NCAC 16H,0205	21 NCAC 161.0103	21 NCAC 161.0104	21 NCAC 16M .0101	21 NCAC 16M .0102	21 NCAC 16Q .0201	21 NCAC 16Q,0202	21 NCAC 16Q .0301	21 NCAC 16Q .0302	21 NCAC 16R .0102	21 NCAC 16R .0103	21 NCAC 16S .0101	21 NCAC 16S .0102	21 NCAC 16S .0201	21 NCAC 16S .0203	21 NCAC 16S .0205	21 NCAC 16S .0205	21 NCAC 16V .0101	21 NCAC 16V .0102

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
21 NCAC 16W .0101	14:08 NCR 647	14:08 NCR 647								
21 NCAC 16W .0102	14:08 NCR 647	14:08 NCR 647								
21 NCAC 16W .0103		14:15 NCR 1353								
ELECTRICAL CONTRACTORS, BOARD OF EXAMINERS	TRACTORS, BOA	ARD OF EXAMINE	RS							
21 NCAC 18B .0208	N/A		N/A	N/A	Object	06/11/90			14.07.8100 400	
EMPLOYEE ASSISTANCE PROFESSIONALS, BOARD OF	FANCE PROFESS	SIONALS, BOARD	OF		Approve	66/01/10			14:06 NCK 490	
21 NCAC 11 .0101	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
21 NCAC 11 .0102	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Agcy. withdrew	W				
21 NCAC 11 .0103	12:19 NCR 1764	Expired 04/30/99 12:21 NCR 1884 Expired 04/30/00	13:03 NCR 313	S/L	Agcy. withdrew	*				
21 NCAC 11 .0104	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
21 NCAC 11 .0105	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
21 NCAC 11 .0106	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
21 NCAC 11 .0107	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
21 NCAC 11 .0108	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
21 NCAC 11 ,0109	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Object	01/21/99	*		2000 a Old 10.51	
21 NCAC 11 .0110	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve Approve	02/18/99	· *		13:24 NCR 2037 13:22 NCR 1868	
21 NCAC 11.0111	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99			13:22 NCR 1868	
21 NCAC 11 .0112	12:19 NCR 1764	12:21 NCR 1884	13:03 NCR 313	S/L	Approve	01/21/99	*		13:22 NCR 1868	
ENGINEERS AND SURVEYORS, BOARD OF EXAMINERS FOR	URVEYORS, BOA	ARD OF EXAMINE	RS FOR							
21 NCAC 56 .0101	14:08 NCR 579		14:13 NCR 1154	*						
21 NCAC 56 .0103	14:08 NCR 579		14:13 NCR 1154	*						
21 NCAC 56 .0104	14:08 NCR 579		14:13 NCR 1154	*						
21 NCAC 56 .0402	14:08 NCR 579		14:13 NCR 1154	*						
21 NCAC 56 .0501	14:08 NCR 579		14:13 NCR 1154	*						
21 NCAC 56 .0502	14:08 NCR 579		14:13 NCR 1154	*						
21 NCAC 56.0503	14:08 NCR 579		14:13 NCR 1154	*						

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E S	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action Date	from	Effective by Governor	Approved Rule	Other
8 NC	14:08 NCR 579		14:13 NCR 1154	*					
» NC	14:08 NCR 579		14:13 NCR 1154	*					
8 NC	14:08 NCR 579		14:13 NCR 1154	*					
% NC	14:08 NCR 579		14:13 NCR 1154	*					
98 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					
:08 NC	14:08 NCR 579		14:13 NCR 1154	*					
08 NC	14:08 NCR 579		14:13 NCR 1154	*					

	Other																											
	Approved Rule																											
	Effective by Governor																											
Text differs	from proposal																				*	*		*				*
RRC Status	Date																			12/16/99	12/16/99	12/16/99		12/16/99	12/16/99	12/16/99	12/16/99	12/16/99
RRC	Action																			Approve	Approve	Approve		Approve	Object	Approve	Object	Approve
i	Fiscal Note	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*		*	S/L	S/L		S/L	S/L	S/L	*	*
	Notice of Text	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154		13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827		13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827					
	l emporary Rule																		SOURCES	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	14:08 NCR 644	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528
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Effective by	Governor																											
Text differs	irom proposal						*			*									*	*		*				*		
RRC Status	Date	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99		12/16/99	12/16/99	12/16/99		12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	12/16/99				12/16/99	12/16/99	
RRC	Action	Object	Object	Approve	Approve	Object	Approve		Approve	Approve	Approve		Approve	Approve	Object	Approve	Object	Object	Approve	Approve	Object	Approve				Approve	Approve	
Fiscal	Note	*	S/L	S/L	S/L	S/L	*		*	S/L	*		*	S/L	*	*	*	*	S/L	S/L	*	*				*	*	*
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13:13 NCR 1044 S Approve 05/20/99 14:09 NCR 693 14:09 NCR 693 14:09 NCR 693 14:09 NCR 662 S/L	NCAC 07H .2301			13:23 NCR 1937	*	Approve	12/16/99				14:02 NCR 74	
13:13 NCR 1044 S Approve 05/20/99 14:09 NCR 693 14:09 NCR 693 14:09 NCR 693 14:09 NCR 663 14:09 NCR 662 S/L	NCAC 07H .2303			14:09 NCR 662	S/L							
13:13 NCR 1044 S Approve 05/20/99 13:13 NCR 1044 S Object 05/20/99 13:13 NCR 1044 S Object 05/20/99 13:13 NCR 1044 S Object 05/20/99 14:09 NCR 693 14:09 NCR 662 15:13 NCR 662 16:14:09 NCR 66	NCAC 07H ,2401			13:13 NCR 1044	s	Approve	05/20/69	*		14:04 NCR 330		
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14:09 NCR 693 14:09 NCR 662 14:09 NCR 662 14:09 NCR 662 14:09 NCR 662	NCAC 07H .2405	13:05 NCR 436		13:13 NCR 1044	S	Approve Approve	05/20/99	· *		14:05 NCR 402 14:04 NCR 330		
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	NCAC 07J .0405	14:06 NCR 428		14:09 NCR 662	S/L							

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		1	,	i	RRC	RRC Status	Text differs			
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15A NCAC 07J .0406 14:06 NCR 428	5 NCR 428		14:09 NCR 662	S/L						
15A NCAC 07K .0203 12:21 NCR 1873	1 NCR 1873		13:23 NCR 1937	*	Approve	12/16/99	*			14:02 NCR 74
15A NCAC 07K .0203 14:06 NCR 428	5 NCR 428									
15A NCAC 07K .0208 12:21 NCR 1873	1 NCR 1873									
15A NCAC 07K .0208 14:06 NCR 428	6 NCR 428									
15A NCAC 07K .0209 12:21 NCR 1873	I NCR 1873		13:23 NCR 1937	*	Approve		*			14:02 NCR 74
15A NCAC 07L .0202 12:21 NCR 1874	1 NCR 1874									
15A NCAC 07L .0203 12:21 NCR 1874	1 NCR 1874									
15A NCAC 07L .0206 12:21 NCR 1874	1 NCR 1874									
15A NCAC 07L .0302 12:21 NCR 1874	1 NCR 1874									
15A NCAC 07L .0304 12:21 NCR 1874	1 NCR 1874									
15A NCAC 07L .0401 12:21 NCR 1874	I NCR 1874									
15A NCAC 07L .0405 12:21 NCR 1874	I NCR 1874									
15A NCAC 07M .0300 12:24 NCR 2202	4 NCR 2202									
15A NCAC 07M .0307 13:22 NCR 1818	2 NCR 1818		14:09 NCR 666	S/L						
15A NCAC 07M .0401 13:04 NCR 361	4 NCR 361	13:12 NCR 976	13:16 NCR 1259	* *						
15A NCAC 07M .0401 14:01 NCR 44	1 NCR 44	14:01 NCR 44	14:09 NCR 666	*						
15A NCAC 07M .0402 13:04 NCR 361	4 NCR 361	13:12 NCR 976	13:16 NCR 1259	*						
			14:09 NCR 666	*						
15A NCAC 07M .0402 14:01 NCR 44		14:01 NCR 44	14:09 NCR 666	*						
15A NCAC 07M .0403 13:04		13:12 NCR 976	13:16 NCR 1259 14:09 NCR 666	* *						
15A NCAC 07M .0403 14:01 NCR 44 Environmental Management Commission	I NCR 44 ommission	14:01 NCR 44	14:09 NCR 666	*						

14:05 NCR 369 14:14 NCR 1218

Notice of Intent to Adopt Temporary Rules (Implementation Plan for Use of Hurricane Floyd Relief Funds)

10:24 NCR 3045

15A NCAC 02 15A NCAC 02 15A NCAC 02

11:04 NCR 183 11:19 NCR 1408

Notice of Intent to Adopt Temporary Rules (Tar-Pamlico River Basin)

A oencv/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	itatus	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
							- !			
15A NCAC 02B .0100 13	13:08 NCR 621									
15A NCAC 02B .0101	11:24 NCR 1818		11:30 NCR 2303	*						
15A NCAC 02B .0110 1.	13:08 NCR 621		14:06 NCR 434	*						
15A NCAC 02B .0200 T	13:08 NCR 621									
15A NCAC 02B .0202 1	11:24 NCR 1818		11:30 NCR 2303	*						
15A NCAC 02B .0211 I	13:08 NCR 621		14:06 NCR 434	*						
15A NCAC 02B .0220 1.	13:08 NCR 621		14:06 NCR 434	*						
15A NCAC 02B .0223	11:02 NCR 75									
15A NCAC 02B .0223	11:03 NCR 109									
15A NCAC 02B .0223	13:08 NCR 621		14:06 NCR 434	*						
15A NCAC 02B .0225 1.	13:08 NCR 621		14:06 NCR 434	*						
15A NCAC 02B .0225	13:19 NCR 1606		13:23 NCR 1929	*						
15A NCAC 02B .0227	10:18 NCR 2400		11:12 NCR 973	*						
15A NCAC 02B .0230	14:10 NCR 823	14:10 NCR 823								
15A NCAC 02B .0231 1	11:02 NCR 75		11:10 NCR 824 11:14 NCR 1136	L/SE						
15A NCAC 02B .0233 11:02 NCR 75	1:02 NCR 75		11:10 NCR 824	J	Object	01/15/98	*		CLOC GOIN CC.CL	O. T. C. L.
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		13:24 NCR 2017	14:04 NCR 287 12:06 NCR 462	L/SE						
15A NCAC 02B .0234 1-	14:11 NCR 906									
15A NCAC 02B .0241 1-	14:03 NCR 125		14:09 NCR 660	*						
15A NCAC 02B .0242		13:24 NCR 2017	14:04 NCR 287	*						
15A NCAC 02B .0245 1.	12:23 NCR 2088		13:04 NCR 368	*						
15A NCAC 02B .0246 1.	12:23 NCR 2088		13:04 NCR 368	*						
15A NCAC 02B .0247 1.	12:23 NCR 2088		13:04 NCR 368	L/SE						
15A NCAC 02B .0255 1.	13:23 NCR 1901		14:03 NCR 162	SE						

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15A NCAC 02B .0256 13:23 NCR 1901	13:23 NCR 1901		14:03 NCR 162	SE						
15A NCAC 02B .0257	13:23 NCR 1901		14:03 NCR 162	SE						
15A NCAC 02B .0258	13:23 NCR 1901		14:03 NCR 162	L/SE						
15A NCAC 02B .0259	13:23 NCR 1901	14:13 NCR 1177	14:03 NCR 162	L/SE						
15A NCAC 02B .0260	13:23 NCR 1901	14:13 NCR 1177	14:03 NCR 162	SE						
15A NCAC 02B .0261	13:23 NCR 1901	14:13 NCR 1177	14:03 NCR 162	SE						
15A NCAC 02B .0262	13:23 NCR 1901									
15A NCAC 02B .0303	13:14 NCR 1111		13:20 NCR 1727	*						
15A NCAC 02B .0304	13:14 NCR 1111		13:20 NCR 1727	*						
15A NCAC 02B .0306	13:14 NCR 1111		13:20 NCR 1727	*						14:02 NCR 73
15A NCAC 02B .0306	13:19 NCR 1606		13:23 NCR 1929	*						
15A NCAC 02B .0308	12:16 NCR 1489									
15A NCAC 02B,0308	13:14 NCR 1111		13:20 NCR 1727	*						
15A NCAC 02B .0310	13:19 NCR 1606		13:23 NCR 1929	*						
15A NCAC 02B .0316	11:26 NCR 1976		12:01 NCR 6	*	Approve	01/15/98	*		12:21 NCR 1886	Disapproved (HB 1402)
15A NCAC 02B .0317	13:19 NCR 1606		13:23 NCR 1929	*						
15A NCAC 02C .0100	14:10 NCR 743									
15A NCAC 02C .0102	14:10 NCR 743									
15A NCAC 02C .0103	14:10 NCR 743									
15A NCAC 02C .0105	14:10 NCR 743									
15A NCAC 02C .0107	14:10 NCR 743									
15A NCAC 02C .0108	14:10 NCR 743									
15A NCAC 02C .0110	14:10 NCR 743									
15A NCAC 02C .0111	14:10 NCR 743									
15A NCAC 02C .0112	14:10 NCR 743									
15A NCAC 02C .0113	14:10 NCR 743									
15A NCAC 02C .0114 14:10 NCR 743	14:10 NCR 743									

Rule Text Note Action Date proposal Governor	Agency/Rule Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	Annroved Rule	Other
14:07 NCR 524 • 14:03 NCR 162 • Approve 11/1799 • 14:03 NCR 162 • Object 11/1799 • 14:03 NCR 162 • Object 11/1799 •	ceedings	Rule	Text	Note	Action	Date	proposal	Governor	Apployed Mile	Office
14:07 NCR 524 • 14:03 NCR 162 • Approve 11/17/99 • 14:03 NCR 162 • Approve 11/17/99 • 14:03 NCR 162 • Object 11/17/99 •										
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14.03 NCR 162 • Approve 11/1799 • 14.03 NCR 162 • Object 11/1799 •	0 NCR 743									
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14:07 NCR 524 • • 14:03 NCR 162 • Approve 11/17/99 • 14:03 NCR 162 • Object 11/17/99 •	12 NCR 943									
14:03 NCR 162 • Approve 11/17/99 • 14:03 NCR 162 • Object 11/17/99 • 12/16/99 •	02 NCR 52									
14:03 NCR 162 • Approve 11/17/99 • 14:03 NCR 162 • Approve 11/17/99 • 14:03 NCR 162 • Object 11/17/99 •	16 NCR 1482									
14.07 NCR 524 • 14.03 NCR 162 • Approve 11/17/99 • 14.03 NCR 162 • Object 11/17/99 •	15 NCR 1200									
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 * Approve 12/16/99 *	15 NCR 1200									
14.03 NCR 162 * Approve 11/17/99 * 14.03 NCR 162 * Approve 11/17/99 * 14.03 NCR 162 * Object 11/17/99 *	:15 NCR 1200									
14:03 NCR 162	:04 NCR 183									
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 *	:16 NCR 1252									
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 * Approve 12/16/99 *	1:04 NCR 265									
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 * Approve 12/16/99 *	1:19 NCR 1408		14:07 NCR 524	*						
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 * Approve 12/16/99 *	::15 NCR 1200									
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 Approve 12/16/99 *	1:04 NCR 265									
14:03 NCR 162 * Approve 11/17/99 * 14:03 NCR 162 * Object 11/17/99 *	3:12 NCR 943		14:03 NCR 162	*						
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14:03 NCR 162 * Object 11/17/99 Approve 12/16/99	:08 NCR 621		14:03 NCR 162	*	Approve	11/11/99	*		14:15 NCR 1354	
14:03 NCR 162 * Object 11/17/99 Approve 12/16/99	:15 NCR 1200									
14:03 NCR 162 * Object 11/17/99 Approve 12/16/99	:04 NCR 356									
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1.15 NCR 1200	:24 NCR 1994				Approve	12/16/99	t			
:15 NCR 1200 :15 NCR 1200 :15 NCR 1200	:15 NCR 1200									
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Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action	Date	from	Effective by Governor	Approved Rule	Other
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15A NCAC 02D .0615 11:15 NCR 1200	11:15 NCR 1200									
15A NCAC 02D .0806 11:26 NCR 1976	11:26 NCR 1976									
15A NCAC 02D .0902 11:19 NCR 1408	11:19 NCR 1408		14:07 NCR 524	*						
15A NCAC 02D .0903 11:15 NCR 1200	11:15 NCR 1200									
15A NCAC 02D .0909 11:19 NCR 1408	11:19 NCR 1408		14:07 NCR 524	*						
15A NCAC 02D .0912 11:15 NCR 1200	11:15 NCR 1200									
15A NCAC 02D :0917 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0918 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0919 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0920 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0921 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0922 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0923 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0924 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0926 13:16 NCR 1252	13:16 NCR 1252									
15A NCAC 02D .0927 13:16 NCR 1252	13:16 NCR 1252									
15A NCAC 02D .0932 13:16 NCR 1252	13:16 NCR 1252									
15A NCAC 02D .0934 11:19 NCR 1408	11:19 NCR 1408									
15A NCAC 02D .0948 11:19 NCR 1408	11:19 NCR 1408		14:07 NCR 524	*						
15A NCAC 02D .0949 11:19 NCR 1408	11:19 NCR 1408		14:07 NCR 524	*						
15A NCAC 02D .0950 11:19 NCR 1408	11:19 NCR 1408		14:07 NCR 524	*						

14:07 NCR 524

15A NCAC 02D .0951 11:19 NCR 1408 15A NCAC 02D .0952 12:16 NCR 1482 15A NCAC 02D .0954 11:15 NCR 1200 15A NCAC 02D .0958 11:19 NCR 1408 15A NCAC 02D .1005 14:04 NCR 265 15A NCAC 02D .1100 11:08 NCR 442

14:07 NCR 524

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Rule-making	Proceedings	13:04 NCR 356	14:04 NCR 265	1 13:04 NCR 356	13:16 NCR 1252	5 11:15 NCR 1200	5 11:26 NCR 1976) 14:04 NCR 265	13:12 NCR 943	: 13:12 NCR 943	3 13:12 NCR 943	13:12 NCR 943	5 13:12 NCR 943	5 13:12 NCR 943	7 13:12 NCR 943	3 13:12 NCR 943	13:12 NCR 943	13:16 NCR 1252	2 13:16 NCR 1252	3 13:16 NCR 1252	1 13:16 NCR 1252	3 13:16 NCR 1252	5 13:16 NCR 1252	7 13:16 NCR 1252	3 13:16 NCR 1252	13:16 NCR 1252	J 13:24 NCR 1994	1 11:15 NCR 1200
Agency/Rule	Citation	15A NCAC 02D .1103 13:04 NCR 356	15A NCAC 02D .1103	15A NCAC 02D .1104	15A NCAC 02D .1104	15A NCAC 02D .1105	15A NCAC 02D .1106	15A NCAC 02D .1200 14:04 NCR 265	15A NCAC 02D .1201	15A NCAC 02D .1202	15A NCAC 02D .1203	15A NCAC 02D .1204	15A NCAC 02D .1205	15A NCAC 02D .1206	15A NCAC 02D .1207	15A NCAC 02D .1208	15A NCAC 02D .1209	15A NCAC 02D .1201	15A NCAC 02D .1202	15A NCAC 02D .1203	15A NCAC 02D .1204	15A NCAC 02D .1205	15A NCAC 02D .1206	15A NCAC 02D .1207	15A NCAC 02D .1208	15A NCAC 02D .1209	15A NCAC 02D .1400 13:24 NCR 1994	15A NCAC 02D .1404 11:15 NCR 1200

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	r.	
Citation	Proceedings	Rule	Техі	Note	Action	Date	proposal	Governor	Approved Kille	Other
15A NCAC 02D .1700 12:02 NCR 52	12:02 NCR 52									
15A NCAC 02D .1703	13:16 NCR 1252		14:07 NCR 524	*						
15A NCAC 02D .1708	13:16 NCR 1252		14:07 NCR 524	*						
15A NCAC 02D .1709	13:16 NCR 1252		14:07 NCR 524	*						
15A NCAC 02D .1801		13:18 NCR 1545 13:22 NCR 1860	14:03 NCR 162 14:03 NCR 162	SE SE	Object Object	11/17/99				
15A NCAC 02D .1802		13:18 NCR 1545 13:22 NCR 1860	14:03 NCR 162 14:03 NCR 162	SE SE	Approve Object Object	12/16/99 11/17/99 11/17/99	*			
15A NCAC 02D .1803		13:18 NCR 1545	14:03 NCR 162	SE	Approve Approve	12/16/99	* *		14:15 NCR 1354	
15A NCAC 02D .1804		13:22 NCR 1860 13:18 NCR 1545	14:03 NCR 162 14:03 NCR 162	SE SE	Approve Approve	11/17/99 11/17/99	*		14:15 NCR 1354 14:15 NCR 1354	
15A NCAC 02D .1805		13:18 NCR 1545								
15A NCAC 02D .1903	12:16 NCR 1482	13:24 NCR 2017								
15A NCAC 02D .1903	13:12 NCR 943									
15A NCAC 02D .1904	12:16 NCR 1482									
15A NCAC 02D .2101	13:04 NCR 356		14:07 NCR 524	Г						
15A NCAC 02D .2102	13:04 NCR 356		14:07 NCR 524	Г						
15A NCAC 02D .2103	13:04 NCR 356		14:07 NCR 524	Г						
15A NCAC 02D .2104	13:04 NCR 356		14:07 NCR 524	Г						
15A NCAC 02D .2200	11:26 NCR 1976									
15A NCAC 02E .0102	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0103	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0106	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0107	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0201	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0202	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0205	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0501	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3

Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	RRC Status Action	Status Date	Text differs from proposal	Effective by Governor	Approved Rule	Other
}									
		13:24 NCR 1998	S/L/SE						14:01 NCR 3
		13:24 NCR 1998	*						14:01 NCR 3
		13:24 NCR 1998	*						14:01 NCR 3
 ⊢	13:04 NCR 426 13	13:05 NCR 491	*						
=	ting Expired 00/11	14:02 NCR 80	J						
~	14:07 NCR 550	14:11 NCR 908	S/L						
		14:03 NCR 162	*	Approve	66/21/11			14:15 NCR 1354	
		14:03 NCR 162	*	Approve	11/11/99			14:15 NCR 1354	
_	13:18 NCR 1545	14:03 NCR 162	*	Approve	11/17/99			14:15 NCR 1354	
_	14:10 NCR 823	14:07 NCR 524	*						
	14:10 NCR 823	14:07 NCR 524	*						
_	14:10 NCR 823	14:07 NCR 524	*						

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	14:10 NCR 823	14:07 NCR 524	*						
	14:10 NCR 823	14:07 NCR 524	*						
	14:10 NCR 823	14:07 NCR 524	*						
		13:20 NCR 1727	* *	Approve	10/04/99	*		14:10 NCR 839	
		14.05 INCIN 102							
13:16 NCR 1252									
		12:14 NCR 1267	S						
		12:14 NCR 1267	S						
14:04 NCR 272		14:10 NCR 755	*						
14:04 NCR 272		14:10 NCR 755	*						
14:04 NCR 272		14:10 NCR 755	*						
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15A NCAC 09C .0200 14:13 NCR 1092									
15A NCAC 09C .0400 14:13 NCR 1092									
	14:14 NCR 1316								
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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal		Title States	S TOWN OF THE PARTY OF THE PART	Effective by	
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Appro
15A NCAC 09C .1104		14:14 NCR 1316							
Health Services, Commission for	ssion for								
15A NCAC 13A .0101	14:04 NCR 265		14:10 NCR 757	S					
			14:10 NCR 757	S					
15A NCAC 13A .0102			14:10 NCR 757	*					
	14:05 NCR 370		14:10 NCR 757	*					
15A NCAC 13A .0103			14:10 NCR 757	*					
			14:10 NCR 757	*					
15A NCAC 13A .0104			14:10 NCR 757	*					
			14:10 NCR 757	*					
15A NCAC 13A .0106			14:10 NCR 757	*					
0010 401 01010101			14:10 NCR 757	* ;					
15A NUAU 15A .0108			14:10 NCR /5/						
164 NCAC 124 A110	14:05 NCK 370 14:04 NCP 36s		14:10 NCK /5/	• *					
ISANCAC ISA JULIO			14.10 NCR 757	* *					
15A NCAC 13A .0112			14:10 NCR 757	*					
			14:10 NCR 757	*					
15A NCAC 13A .0113			14:10 NCR 757	*					
	14:05 NCR 370		14:10 NCR 757	*					
15A NCAC 13A .0118			14:10 NCR 757	*					
			14:10 NCR 757	*					
15A NCAC 13B .1627	11:08 NCR 442		11:13 NCR 1055	*					
15A NCAC 13B .1800	11:08 NCR 442								
15A NCAC 13B .1800	11:26 NCR 1976								
15A NCAC 18A	11:04 NCR 183								
15A NCAC 18A .0134	14:09 NCR 656		14:14 NCR 1238	*					
15A NCAC 18A .0188	14:09 NCR 656		14:14 NCR 1238	*					
15A NCAC 18A .0189	14:09 NCR 656		14:14 NCR 1238	*					
15A NCAC 18A .0190	14:09 NCR 656		14:14 NCR 1238	*					
15A NCAC 18A .0191	14:09 NCR 656		14:14 NCR 1238	*					
15A NCAC 18A .0301	14:09 NCR 656		14:14 NCR 1238	*					
15A NCAC 18A .0433	14:09 NCR 656		14:14 NCR 1238	*					
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Approved Rule				٠			14:09 NCR 708			14:02 NCR 84		14:02 NCR 84	14:02 NCR 84		14:10 NCR 839	14:10 NCR 839	14:10 NCR 839	14;10 NCR 839	14:10 NCR 839	14:10 NCR 839
Effective by Governor																				
Text differs from proposal										*			*			*		*	*	
RRC Status							66/1/80			04/12/99		04/15/99	04/15/99		10/04/99	10/04/99	10/04/99	10/04/99	10/04/99	10/04/99
RRC							Approve			Approve		Approve	Approve		Approve	Approve	Approve	Approve	Approve	Approve
Fiscal	*						*			*		*	*		N/A	*	*	*	*	N/A
Notice of Text	14:14 NCR 1238					Temp Expired 01/26/99	Temp Expired 01/26/99 13:20 NCR 1738 99		Temp Expired 12/11/98 Temp Expired 01/26/99 Temp Expired 03/12/99	13:13 NCR 1047		13:13 NCR 1047	13:13 NCR 1047		N/A	14:03 NCR 234	14:03 NCR 234	14:03 NCR 234	14:03 NCR 234	N/A
Temporary Rule						12:21 NCR 1882	12:21 NCR 1882 Te 13:12 NCR 979 13 Temp Expired 01/26/99		12:18 NCR 1713 12:21 NCR 1882 12:24 NCR 2228		14:12 NCR 1041	12:24 NCR 2228 13:20 NCR 1740 14:12 NCR 1041		14:12 NCR 1041		13:12 NCR 979	13:12 NCR 979	13:12 NCR 979	13:12 NCR 979	
Rule-making Proceedings	14:09 NCR 656 14:09 NCR 656	14:09 NCR 656 14:09 NCR 656	14:09 NCR 656 14:09 NCR 656	13:16 NCR 1252	13:16 NCR 1252 13:16 NCR 1252			13:16 NCR 1252	12:16 NCR 1482	13:08 NCR 621	14:11 NCR 906	14:11 NCR 906	13:08 NCR 621	14:11 NCR 906	N/A					N/A
Agency/Rule Citation	15A NCAC 18A .0435 14:09 NCR 656 15A NCAC 18A .0500 14:09 NCR 656	15A NCAC 18A .0600 14:09 NCR 656 15A NCAC 18A .0700 14:09 NCR 656	15A NCAC 18A .0860 14:09 NCR 656 15A NCAC 18A .0900 14:09 NCR 656	15A NCAC 18A .1000 13:16 NCR 1252	15A NCAC 18A .1300 13:16 NCR 1252	15A NCAC 18A .1601	15A NCAC 18A .1611	15A NCAC 18A .1700 13:16 NCR 1252	15A NCAC 18A .1720 12:16 NCR 1482	15A NCAC 18Å .1808 13:08 NCR 621	15A NCAC 18A .1809 14:11 NCR 906	15A NCAC 18A .1810 15A NCAC 18A .1811 14:11 NCR 906	15A NCAC 18A .1812 13:08 NCR 621	15A NCAC 18A .1812	15A NCAC 18A .1938	15A NCAC 18A .1952	15A NCAC 18A .1953	15A NCAC 18A .1954	15A NCAC 18A .1955	15A NCAC 18A .1956 N/A

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RRC Status	Date					66/61/80																			12/16/99	12/16/99	12/16/99	12/16/99
RRC	Action					Approve										r									Approve	Approve	Approve	Approve
Fiscal	Note		*	*		N/A																			S/L	S/L	S/L	S/L
Notice of	Text		14;11 NCR 909	14:11 NCR 909		N/A																			14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247
Temporary	Rule					N/A	14:12 NCR 1041			14:12 NCR 1041			14:12 NCR 1041		14:12 NCR 1041		14:12 NCR 1041				14:12 NCR 1041				14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247
Rule-making	Proceedings	13:16 NCR 1252	14:04 NCR 265	14:06 NCR 428	12:04 NCR 240	N/A	14:11 NCR 907	12:16 NCR 1482	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356
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RRC	Action	Approve	Approve	Approve	Approve	Approve	Approve																					
Fiscal	Note	S/L	*	S/L	S/L	S/L	*	*	S/L	S/L/SE	S/L	S/L	S/L	S/L	S/L	S/L	*	S/L	S/L	S/L	S/L	S/L						
Notice of	Text	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:10 NCR 757	14:10 NCR 757	14:10 NCR 757	14:10 NCR 757	14:06 NCR 468																
Temporary	Rule	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247																					
Rule-makino	Proceedings	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	13:23 NCR 1928	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408										
A oency/Rule	Citation	15A NCAC 18C.0305	15A NCAC 18C .0306	15A NCAC 18C .0307	15A NCAC 18C .0308	15A NCAC 18C .0309	15A NCAC 18C .1304	15A NCAC 18C .1513	15A NCAC 18C .1538	15A NCAC 18C .2007	15A NCAC 18C .2008	15A NCAC 18D .0201	15A NCAC 18D .0203	15A NCAC 18D .0205	15A NCAC 18D .0206	15A NCAC 18D .0304	15A NCAC 18D .0305	15A NCAC 18D .0307	15A NCAC 18D .0308	15A NCAC 18D .0309	15A NCAC 18D .0403	15A NCAC 18D .0701	15A NCAC 26C,0001	15A NCAC 26C .0002	15A NCAC 26C .0003	15A NCAC 26C .0004	15A NCAC 26C .0005	15A NCAC 26C .0006

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g.	Approved Rule			14:09 NCR 708	14:09 NCR 708		14:09 NCR 708	14:10 NCR 839												14:05 NCR 402						
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ıtus	Date			66/61/80	66/61/80		08/19/99	10/04/99							12/16/99	00/91/61	66/01/71	12/16/99 12/16/99	12/16/99	66/11/90	12/16/99	11/17/99	12/16/99 12/16/99		12/16/00	12/16/99
RRC Status	Action			Approve	Approve		Approve	Approve							Approve	Annrove	avoide.	Approve Approve	Object	Approve	Approve	Extend Review	Approve Approve		Annana	Approve
Fiscal	Note			*	*	S/L	*	*							*	*		* *	*	N/A	*	N/A	*	*	*	*
Notice of	Text		_	13:09 NCR 760	13:09 NCR 760	14:12 NCR 962	13:09 NCR 760	13:19 NCR 1651							14:06 NCR 443	14.06 NCR 443	0+NOV100:+1	14:06 NCR 443 14:06 NCR 443	14:06 NCR 443	N/A	14:06 NCR 443	N/A	14:06 NCR 443	14:06 NCR 443	14:06 NCP 443	14:06 NCR 443
Temporary	Rule		Control Commission												14:01 NCR 18	14:01 NCR 18	14:01 NCR 18	14:04 NCR 323 14:01 NCR 18	14:01 NCR 18		14:01 NCR 18		14:01 NCR 18	13:08 NCR 739 14:01 NCR 18	14:09 NCR 688 14:01 NCR 18	14:01 NCR 18
Rule-making	Proceedings	11:19 NCR 1408	ality/Sedimentation	12:20 NCAC 1817	12:20 NCAC 1817	14:07 NCR 520	12:20 NCAC 1817	13:12 NCR 943	sion	11:11 NCR 881	11:20 NCR 1537	11:26 NCR 1985	13:14 NCR 1113	13:17 NCR 1377	13:14 NCR 1113	12:23 NCR 2089	13:14 NCR 1113	13:14 NCR 1113	13:14 NCR 1113	N/A	13:14 NCR 1113	N/A	13:14 NCR 1113	13:14 NCR 1113	14:09 NCR 688 13:14 NCR 1113	13:14 NCR 1113
Agency/Rule	Citation	15a NCAC 26C ,0007 11:19 NCB 1408	Land Resources/Land Quality/Sedimentation Control Commission	15A NCAC 04B .0106 12:20 NCAC 1817	15A NCAC 04B .0107 12:20 NCAC 1817	15A NCAC 04B .0126	15A NCAC 04B .0127	15A NCAC 04C .0107 13:12 NCR 943	Marine Fisheries Commission	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03H .0101	15A NCAC 03H .0103	15A NCAC 031,0101	15A NCAC 031 .0105	15A NCAC 031.0106	15A NCAC 031,0107	15A NCAC 031.0114	15A NCAC 031.0117	15A NCAC 031.0120	15A NCAC 03J .0103 15A NCAC 03J .0103	15A NCAC 03J .0103 15A NCAC 03T 0104	15A NCAC 03J .0110

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RRC Status	Date		12/16/99	12/16/99	12/16/99		12/16/99	12/16/99	12/16/99	12/16/99	12/16/99		12/16/99		12/16/99	12/16/99			00/21/61	06/91/21				12/16/99	12/16/99		
RRC	Action		Approve	Approve	Approve		Approve	Approve	Approve	Approve	Approve		Approve		Approve	Approve			V	Approve				Approve	Approve		
Fiscal	Note	*	*	*	*		*	*	*	*	*	*	*		*	*	*		* *	*				*	*	*	
Notice of	Text	11:11 NCR 888	14:06 NCR 443	14:06 NCR 443	14:06 NCR 443		14:06 NCR 443	11:11 NCR 888	14:06 NCR 443		14:06 NCR 443	14:06 NCR 443	14:06 NCR 443		14:06 NCR 443	14:06 NCR 443				14:06 NCR 443	14:06 NCR 443	12:05 NCR 418					
Temporary	Rule		14:01 NCR 18	14:01 NCR 18	14:01 NCR 18		14:01 NCR 18		14:01 NCR 18	14:09 NCR 688	14:01 NCR 18	14:01 NCR 18	14:01 NCR 18	14:12 NCR 1038	13:08 NCR 739 14:01 NCR 18	14:01 NCR 18	13:22 NCR 1865	14:12 NCR 1038		14:01 NCR 18	14:01 NCR 18		14:01 NCR 18				
Dula-making	Proceedings	11:07 NCR 407	13:14 NCR 1113	13:14 NCR 1113	13:14 NCR 1113	14:09 NCR 655	13:14 NCR 1113	11:07 NCR 407	13:14 NCR 1113	14:09 NCR 688	13:14 NCR 1113	13:14 NCR 1113	13:14 NCR 1113	14:12 NCR 958	13:14 NCR 1113	13:14 NCR 1113			13:10 NCR 803	13:14 NCR 1113	13:14 NCR 1113	11:26 NCR 1976	13:14 NCR 1113				
A round	Agency/Rute Citation	15A NCAC 03J .0202	15A NCAC 03J .0301	15A NCAC 03J .0302	15A NCAC 03J .0305	15A NCAC 03J .0402	15A NCAC 03K .0101	15A NCAC 03K .0105	15A NCAC 03K .0106	15A NCAC 03K .0202	15A NCAC 03K .0502	15A NCAC 03L .0102	15A NCAC 03L .0201	15A NCAC 03L .0205	15A NCAC 03L .0206	15A NCAC 03M .0202	15A NCAC 03M .0301 13:14 NCR 1113	15A NCAC 03M .0301	15A NCAC 03M .0501	15A NCAC 03M 0504 13:14 NCB 1113	15A NCAC 03M .0506	15A NCAC 03M .0506	15A NCAC 03M .0507 13:10 NCR 803	15A NCAC 03M .0507 13:14 NCR 1113	15A NCAC 03M .0511 13:14 NCR 1113	15A NCAC 03M .0513 11:26 NCR 1976	15A NCAC 03M .0513 13:14 NCR 1113

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Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
	·	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
14:01 NCR 18 14:06 N	14:06 N	14:06 NCR 443	*	Approve	12/16/99				
14:01 NCR 18 14:06 NCR 443	14:06 N	CR 443	*	Approve	12/16/99				
14:01 NCR 18 14:06 NCR 443	14:06 NG	CR 443	*	Approve	12/16/99				
14:01 NCR 18 14:06 NCR 443	14:06 N	CR 443	*	Approve	12/16/99				
13:18 NCR 1553 14:06 NCR 443	14:06 NG	CR 443	*	Approve	12/16/99	*			
13:18 NCR 1553 14:06 NCR 443	14:06 N	CR 443	*	Approve	12/16/99	*			
13:18 NCR 1553 14:06 NCR 443	14:06 NC	JR 443	*	Approve	12/16/99	*			
13:18 NCR 1553 14:06 NCR 443	14:06 NC	R 443	*	Object	12/16/99				
13:18 NCR 1553 14:06 NCR 443	14:06 NCI	R 443	*	Approve	12/16/99				
13:18 NCR 1553 14:06 NCR 443	14:06 NCR	: 443	*	Approve	12/16/99	*			
N/A	N/A		N/A	Approve	66/51/10			14:06 NCR 490	
N/A	N/A		N/A	Approve	02/12/99			14:06 NCR 490	
N/A	N/A		N/A	Approve	66/11/90			14:05 NCR 402	
13:13 NCR 1043	13:13 NCR	1043	*	Approve	05/20/66			14:04 NCR 330	

Other														14:01 NCR 3											
Approved Rule																000 00000000000000000000000000000000000	14:10 NCR 539 14:09 NCR 708	000 0000001	14:10 INCIK 839	14:10 NCR 839 14:09 NCR 708		14:10 NCR 839	14:10 NCR 839	14:10 NCR 839 14:09 NCR 708	14:09 NCR 708
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RRC																Object	Approve Approve	Object	Approve Object	Approve Approve	Object	Approve Object	Approve Object	Approve Approve	Approve
Fiscal Note																*	*	*	*	*	*	*	*	*	*
Notice of Text								sion								13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788
Temporary Rule								Certification Commiss						ion		13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988
Rule-making Proceedings	12:13 NCR 1097	System Operators (11:26 NCR 1976	11:26 NCR 1976	13:16 NCR 1252	13:16 NCR 1252		d Chemical Corporat	ation Commission	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803						
Agency/Rule Citation	15A NCAC 12B .0701	15A NCAC 12B .0702	15A NCAC 12B .0802	15A NCAC 12B .1001	15A NCAC 12B .1004	15A NCAC 12B .1102	15A NCAC 12B .1201 12:13 NCR 1097	Water Pollution Control System Operators Certification Commission	15A NCAC 08E	15A NCAC 08F	15A NCAC 08F.0406	15A NCAC 08F .0407	Waste Management	Public Notice - Seaboard Chemical Corporation	Well Contractors Certification Commission	15A NCAC 27.0101	15A NCAC 27.0110	15A NCAC 27 .0201	15A NCAC 27.0301	15A NCAC 27.0401	15A NCAC 27.0410	15A NCAC 27 .0420	15A NCAC 27.0430	15A NCAC 27 .0440	15A NCAC 27 .0501

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\$	Approved Kule	14:09 NCR 708	14:09 NCR 708	14:09 NCR 708		14:09 NCR 708	14.10 N/CB 920	14.10 INCN 839	14:10 NCR 839 14:09 NCR 708		14:10 NCR 839 14:09 NCR 708	14:09 NCR 708	14:09 NCR 708	14:09 NCR 708				14:04 NCR 330 14:05 NCR 402	14:02 NCR 84					14:02 NCR 84	14:02 NCR 84		14:05 NCR 402
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RRC Status	Action	Approve	Approve	Approve	Object Ages withdraw	Approve	Object	Object	Approve Approve	Object	Approve Approve	Approve	Approve	Approve			Object	Approve Approve	Approve					Approve	Approve		Approve
Fiscal	Note	*	*	*	*	*	*	*	*	*	*	*	*	*			*	N/A	*	*	*	*		*	*	*	N/A
Notice of	Text	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788 7/99	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788	13:21 NCR 1788			13:12 NCR 948	N/A	13:12 NCR 948	13:22 NCR 1842	14:12 NCR 963	14:12 NCR 963		13:12 NCR 948	13:12 NCR 948	14:12 NCR 963	N/A
Temporary	Rule	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988 13 Temp Expired 09/30/99	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988	13:12 NCR 988			13:07 NCR 595		13:19 NCR 1666					13:19 NCR 1666	13:19 NCR 1666		
Rule-making	Proceedings	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	13:10 NCR 803	mmission	14:08 NCR 577	13:07 NCR 595	N/A	13:08 NCR 625	13:18 NCR 1502	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625	13:08 NCR 625	14:08 NCR 577	N/A
Agency/Rule	Citation	15A NCAC 27.0510	15A NCAC 27.0520	15A NCAC 27.0601	15A NCAC 27 .0701	15A NCAC 27,0801	15A NCAC 27.0810	15A NCAC 27.0820	15A NCAC 27 .0830	15A NCAC 27.0840	15A NCAC 27 .0901	15A NCAC 27.0910	15A NCAC 27.0920	15A NCAC 27.0930	Wildlife Resources Commission	15A NCAC 10B .0100 14:08 NCR 577	15A NCAC 10B .0105 13:07 NCR 595	15A NCAC 10B .0109	15A NCAC 10B .0113	15A NCAC 10B .0115	15A NCAC 10B .0116	15A NCAC 10B .0119	15A NCAC 10B .0200	15A NCAC 10B .0202	15A NCAC 10B .0203	15A NCAC 10B .0203	15A NCAC 10B .0204

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	Approved Rule	14:02 NCR 84	14:02 NCR 84		14.0 t NOB 220	14:04 NCR 530 14:02 NCR 84		14:02 NCR 84				14:02 NCR 84				14:02 NCR 84			14:02 NCR 84				14:09 NCR 708	14:09 NCR 708	14:09 NCR 708			
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RRC Status	Date	04/15/99	04/15/99		04/15/99	03/20/99		04/15/99				04/15/99				04/15/99			04/15/99				66/61/80	08/19/99	66/61/80			
RRC	Action	Approve	Approve		Object	Approve Approve		Approve				Approve				Approve			Approve				Approve	Approve	Approve		•	
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Notice of	Text	13:12 NCR 948	13:12 NCR 948	14:12 NCR 963	13:12 NCR 948	13:12 NCR 948	14:12 NCR 963	13:12 NCR 948			14:12 NCR 963	13:12 NCR 948	14:12 NCR 963		14:12 NCR 963	13:12 NCR 948		14:12 NCR 963	13:12 NCR 948	14:12 NCR 963	14:12 NCR 963		13:20 NCR 1737	13:20 NCR 1737	13:20 NCR 1737	14:12 NCR 963		14:12 NCR 963
Temporary	Rule	13:19 NCR 1666	13:19 NCR 1666		13:19 NCR 1666	13:19 NCR 1666						13:19 NCR 1666				13:19 NCR 1666			13:19 NCR 1666									
Rule-making	Proceedings	13:08 NCR 625	13:08 NCR 625	14:08 NCR 577	13:08 NCR 625	13:08 NCR 625	13:23 NCR 1928	13:08 NCR 625	14:09 NCR 655	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	13:14 NCR 1113	13:14 NCR 1113	13:14 NCR 1113	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577
Agency/Rule	Citation	15A NCAC 10B .0205	15A NCAC 10B .0209	15A NCAC 10B .0209	15A NCAC 10B .0212	15A NCAC 10B .0302	15A NCAC 10B .0403	15A NCAC 10C .0107	15A NCAC 10C .0107	15A NCAC 10C .0200	15A NCAC 10C .0205	15A NCAC 10C .0205	15A NCAC 10C .0206	15A NCAC 10C .0300	15A NCAC 10C .0305	15A NCAC 10C .0305	15A NCAC 10C .0400	15A NCAC 10C .0401	15A NCAC 10C .0401	15A NCAC 10C .0402	15A NCAC 10C .0407	15A NCAC 10C,0500	15A NCAC 10C .0501	15A NCAC 10C .0502	15A NCAC 10C .0503	15A NCAC 10C .0503	15A NCAC 10D .0100	15A NCAC 10D .0102

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		Š
Citation	Proceedings	Rule	Техт	Note	Action	Date	proposal	Governor	Approved water	Otmer
15A NCAC 10D .0102 13:08 NCR 625	13:08 NCR 625	13:19 NCR 1666	13:12 NCR 948	*	Approve	04/15/99			14:02 NCR 84	
15A NCAC 10D .0102	13:19 NCR 1609									
15A NCAC 10D .0103	13:08 NCR 625	13:19 NCR 1666	13:12 NCR 948	*	Approve	04/15/99	*		14:02 NCR 84	
15A NCAC 10D .0103	13:19 NCR 1609	14:07 NCR 551	14:01 NCR 6	*						
15A NCAC 10D .0103	14:08 NCR 577		14:12 NCR 963	*						
15A NCAC 10D .0104	14:08 NCR 577		14:12 NCR 963	*						
15A NCAC 10F.0201	N/A		N/A	N/A	Approve	03/18/99			14:01 NCR 48	
15A NCAC 10F.0202	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
15A NCAC 10F.0300	14:01 NCR 5									
15A NCAC 10F.0303	14:02 NCR 79									
15A NCAC 10F.0310	13:07 NCR 595	13:15 NCR 1231	13:11 NCR 905	Γ	Approve	66/81/20	*		13:24 NCR 2037	
15A NCAC 10F.0311	14:13 NCR 1092									
15A NCAC 10F.0317	13:08 NCR 625		13:14 NCR 1116	*	Approve	04/12/99			14:02 NCR 84	
15A NCAC 10F.0321	13:13 NCR 1040	13:19 NCR 1666	13:19 NCR 1666	1	Approve	66/61/80			14:09 NCR 708	
15A NCAC 10F.0323	13:13 NCR 1040	13:19 NCR 1666	13:19 NCR 1666	J	Approve	08/16/6			14:09 NCR 708	
15A NCAC 10F.0327	14:08 NCR 577									
15A NCAC 10F.0330	13:03 NCR 269	13:07 NCR 595	13:07 NCR 595	S/L	Approve	04/15/99			14:02 NCR 84	
15A NCAC 10F.0330	13:11 NCR 855	13:15 NCR 1217	13:15 NCR 1231	L	Approve	04/15/99			14:02 NCR 84	
15A NCAC 10F.0332	14:08 NCR 577		14:13 NCR 1145	L						
15A NCAC 10F.0333	14:02 NCR 79		14:08 NCR 580	Γ						
15A NCAC 10F.0336	14:08 NCR 577									
15A NCAC 10F.0339	13:13 NCR 1040	13:19 NCR 1666	13:19 NCR 1666	Γ	Approve	66/61/80			14:09 NCR 708	
15A NCAC 10F.0339	13:23 NCR 1928		14:08 NCR 580	L						
15A NCAC 10F.0342	13:07 NCR 585	13:15 NCR 1231	13;11 NCR 905	L	Approve	66/81/20	*		13:24 NCR 2037	
15A NCAC 10F.0353	14:02 NCR 79		14:12 NCR 963	Γ						
15A NCAC 10F.0354	14:02 NCR 79									
15A NCAC 10F.0355	14:04 NCR 272		14:08 NCR 580	Γ						

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Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action	Date	from	Effective by Governor	Approved Rule	Other
15A NCAC 10F.0355	14:13 NCR 1092									
15A NCAC 10F.0367	13:14 NCR 1113	13:19 NCR 1666	13:19 NCR 1666	L	Approve	66/61/80			14:09 NCR 708	
15A NCAC 101.0102	14:11 NCR 906		14:15 NCR 1347	*						
15A NCAC 101.0103	14:11 NCR 906		14:15 NCR 1347	*						
15A NCAC 101.0104	14:11 NCR 906		14:15 NCR 1347	*						
15A NCAC 101.0105	14:11 NCR 906		14:15 NCR 1347	*						
FINAL DECISION LETTERS	ETTERS									
Voting Rights Act										14:02 NCR 75
Voting Rights Act										14:03 NCR 123
Voting Rights Act										14:04 NCR 263
Voting Rights Act										14:08 NCR 576
Voting Rights Act										14:10 NCR 739
Voting Rights Act										14:11 NCR 905
Voting Rights Act										14:13 NCR 1089
Voting Rights Act										14:14 NCR 1222
FORESTERS, BOARD OF REGISTRATION FOR	AD OF REGISTRA	TION FOR								
21 NCAC 20 .0101		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99			14:10 NCR 839	
21 NCAC 20 .0103		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99	*		14:10 NCR 839	
21 NCAC 20 .0104		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99	*		14:10 NCR 839	
21 NCAC 20 .0105		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99	*		14:10 NCR 839	
21 NCAC 20 .0106		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99	*		14:10 NCR 839	
21 NCAC 20 .0117		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99	*		14:10 NCR 839	
21 NCAC 20 .0120		13:19 NCR 1695	13;23 NCR 1942	*	Object	10/04/99				
21 NCAC 20 .0122		13:19 NCR 1695	13:23 NCR 1942	*	Approve Approve	10/04/99	* *		14:15 NCK 1354 14:10 NCR 839	
21 NCAC 20 .0123		13:19 NCR 1695	13:23 NCR 1942	*	Approve	10/04/99	*		14:10 NCR 839	
GENERAL CONTRACTORS LICENSING BOARD	ACTORS LICENSI	ING BOARD								

	Other																							14:01 NCR 1	14:02 NCR 72	14:06 NCR 426	14:07 NCR 510	14:07 NCR 510	14:07 NCR 510
	Approved Rule		14:04 NCR 330					-				14:15 NCR 1354												-	_	_	_	_	-
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RRC Status	Date		05/20/99									11/17/99																	
RRC	Action		Approve									Approve																	
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Notice of	Text	14:06 NCR 474	13:13 NCR 1048	14:06 NCR 474	14:06 NCR 474	14:06 NCR 474	14:06 NCR 474	14:06 NCR 474	14:06 NCR 474	14:06 NCR 474	13:18 NCR 1524	13:24 NCR 2015	14:06 NCR 474	2014 70.41	14.00 IACR 474		14:12 NCR 1064												
Temporary	Rule		13:06 NCR 568													ING OF	14:12 NCR 1064												
Rule-making	Proceedings	13:22 NCR 1821		13:22 NCR 1821	13:22 NCR 1821	13:22 NCR 1821	13:22 NCR 1821	13:22 NCR 1821	13:22 NCR 1821	13:22 NCR 1821	13:13 NCR 1040		13:22 NCR 1821	12.52 GOM 55.51	13:77 IACK 1821	RD FOR LICENS	14:05 NCR 372	CUTIVE ORDERS	21/99	66/87	14/99	66/07	66/02	13/99					
A renew/Rule	Agency/Ause Citation	21 NCAC 12 .0202	21 NCAC 12 .0204	21 NCAC 12 .0204	21 NCAC 12.0205	21 NCAC 12 .0209	21 NCAC 12.0307	21 NCAC 12,0402	21 NCAC 12 .0405	21 NCAC 12.0410	21 NCAC 12 .0504		21 NCAC 12 .0901	2000 61 04 014 16	1050: 21 050117	GEOLOGISTS, BOARD FOR LICENSING OF	21 NCAC 21 .0501	21 NCAC 21 .0502	21 NCAC 21 .0514	21 NCAC 21 .0515	21 NCAC 21 .1101	21 NCAC 21 .1102	GOVERNOR'S EXECUTIVE ORDERS	Number 152 - Eff. 05/21/99	Number 153 - Eff. 05/28/99	Number 154 - Eff. 07/14/99	Number 155 - Eff. 07/20/99	Number 156 - Eff. 07/20/99	Number 157 - Eff. 08/13/99

A annov/Rule	Rule-makino	Temporary	Notice of	Fiscal	RRC Status	ıtus	Text differs	Effective by	ol of the state of	140
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Governor	Approved Kule	Office
Number 158 - Eff. 08/30/99	30/99									14:07 NCR 510
Number 159 - Eff. 09/15/99	15/99									14:08 NCR 574
Number 160 - Eff. 09/16/99	66/91									14:08 NCR 574
Number 161 - Eff. 09/19/99	66/61									14:08 NCR 574
Number 162 - Eff. 10/18/99	66/81									14:10 NCR 737
Number 163 - Eff. 10/18/99	66/81									14:10 NCR 737
Number 164 - Eff. 10/18/99	18/99									14:10 NCR 737
Number 165 - Eff. 11/15/99	15/99									14;12 NCR 953
Number 166 - Eff. 12/30/99	30/99									14:15 NCR 1342
GOVERNOR, OFFICE OF	CE OF									
9 NCAC 05G .0101		14:03 NCR 245								
9 NCAC 05G .0102		14:03 NCR 245								
9 NCAC 05G .0103		14:03 NCR 245								
9 NCAC 05G .0104		14:03 NCR 245								
HEALTH AND HUMAN SERVICES	IAN SERVICES									
Aging										
10 NCAC 22	10:23 NCR 2956									
Blind/State Rehabilitation Council, Commission for the	on Council, Commiss	sion for the								
10 NCAC 19G .0823		13:17 NCR 1378	13:21 NCR 1785	*	Return to agey	07/15/99	*		14:15 NCR 1354	
10 NCAC 19G .0827		13:17 NCR 1378	13:21 NCR 1785	*	Approve	11/17/99			14:15 NCR 1354	
Child Day Care Commission	ssion									
10 NCAC 03U .0102	12:21 NCR 1873		14:03 NCR 154	*	Object	12/16/99				
10 NCAC 03U .0700	14:10 NCR 742									
10 NCAC 03U .2501	12:21 NCR 1873		14:03 NCR 154	*	Approve	12/16/99	*			
10 NCAC 03U .2502	12:21 NCR 1873		14:03 NCR 154	*	Approve	12/16/99	*			e.
10 NCAC 03U .2510	12:21 NCR 1873		14:03 NCR 154	-1	Object	12/16/99				
10 NCAC 03U .2804	12:21 NCR 1873		14:03 NCR 154	*	Approve	12/16/99	*			

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	lrom proposal	Governor	Approved Kule	Other
10 NCAC 03U .2811	12:21 NCR 1873		14:03 NCR 154	s	Approve	12/16/99	*			
Controller, Office of										
10 NCAC 01B .0418	13:14 NCR 1109		13:22 NCR 1823	*	Approve	66/51/10	*		14:06 NCR 490	
10 NCAC 01B .0419	13:14 NCR 1109		13:22 NCR 1823	*	Approve	04/11/2	*		14:06 NCR 490	
10 NCAC 01B .0420	13:14 NCR 1109		13:22 NCR 1823	*	Approve	07/15/99	*		14:06 NCR 490	
10 NCAC 01B .0501	14:07 NCR 518	14:08 NCR 594	14:14 NCR 1224	*						
10 NCAC 01B .0502	14:07 NCR 518	14:08 NCR 594	14:14 NCR 1224	*						
Facility Services										
Abbreviated Notice of Temporary Rule-Making	Temporary Rule-Mak	ing								
10 NCAC 03R,0111	N/A		N/A	N/A	Approve	12/16/99				14:04 NCR 264
10 NCAC 03R .0212	N/A		N/A	N/A	Object	12/16/99				
10 NCAC 03R .0213		14:14 NCR 1282								
10 NCAC 03R .0304		14:14 NCR 1282								
10 NCAC 03R .0305		14:14 NCR 1282								
10 NCAC 03R .1613		13:14 NCR 1119 Expired 10/12/99	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .1613		14:14 NCR 1282								
10 NCAC 03R .1615		13:14 NCR 1119	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .1615		14:14 NCR 1282								
10 NCAC 03R .1713		13:14 NCR 1119	14:04 NCR 279	**	Approve	66/21/11			14:15 NCR 1354	
10 NCAC 03R .1713		Expired 10/12/99 14:14 NCR 1282								
10 NCAC 03R .1714		13:14 NCR 1119	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .1714		14:14 NCR 1282								
10 NCAC 03R .1715		13:14 NCR 1119	14:04 NCR 279	*	Approve	66/21/11			14:15 NCR 1354	
10 NCAC 03R .1715		14:14 NCR 1282								
10 NCAC 03R .1912		13:14 NCR 1119 Expired 10/12/99	14:04 NCR 279	*	Approve	66/11/11			14:15 NCR 1354	

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	tatus	Text differs	Effective by	Approved Rule	Orber
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor		
10 NCAC 03R .1912		14;14 NCR 1282								
10 NCAC 03R .1913		13:14 NCR 1119	14:04 NCR 279	*	Approve	66/11/11			14:15 NCR 1354	
10 NCAC 03R .1913		Explired 10/12/99 14:14 NCR 1282								
10 NCAC 03R .1914		13:14 NCR 1119	14:04 NCR 279	*	Approve	11/11/69			14:15 NCR 1354	
10 NCAC 03R .1914		Expired 10/12/99 14:14 NCR 1282								
10 NCAC 03R .2113		13:14 NCR 1119	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .2113		14:14 NCR 1282								
10 NCAC 03R .2713		13:14 NCR 1119 Expired 10/17/00	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .2713		14:14 NCR 1282								
10 NCAC 03R .2715		13:14 NCR 1119	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .2715		14.14 NCR 1282								
10 NCAC 03R .4203		13:14 NCR 1119	14:04 NCR 279	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .4203		14:14 NCR 1282								
10 NCAC 03R .6001	11:22 NCR 1704									
10 NCAC 03R .6112		12:15 NCR 1431 13 Temp Expired 04/15/99	13:02 NCR 178 /99	S/L/SE	Object Object Returned to Acy	10/22/98 12/17/98				
10 NCAC 03R .6201		13:14 NCR 1119	14:03 NCR 130	¥	Approve		*		14:15 NCR 1354	
10 NCAC 03R .6202		13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99	*		14:15 NCR 1354	
10 NCAC 03R .6203		Expired 10/12/99 13:14 NCR 1119 14:04 NCR 314	14:03 NCR 130	*	Approve	11/17/99	*		14:15 NCR 1354	
10 NCAC 03R .6204		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99	*		14:15 NCR 1354	
		Expired 10/12/99								
10 NCAC 03R .6205		13:14 NCR 1119 Expired 10/12/99	14:03 NCR 130	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .6206		13:14 NCR 1119 Expired 10/12/99	14:03 NCR 130	*	Approve	11/17/99			14:15 NCR 1354	

	Other																				
	Approved Rule	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	
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RRC Status	Date	11/17/99	11/17/99	11/17/99	11/11/99	11/17/99	11/17/99	11/11/99	11/11/99	11/17/99	11/17/99	11/17/99	11/17/99	11/17/99	11/11/99	66/1/11	66/21/11	11/17/99	11/17/99	11/17/99	
RRC	Aetion	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	
2	Fiscal Note	*	S/L/SE	S/L/SE	S/L/SE	S/L/SE	S/L/SE	*	*	*	*	*	*	*	S/L/SE	S/L/SE	S/L/SE	*	S/L/SE	*	
	Notice of Text	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	
E	l emporary Rule	13:14 NCR 1119	13:14 NCR 1119	Explica 10/12/99 13:14 NCR 1119 14:04 NCR 314	Expired 10/12/99 13:14 NCR 1119 Expired 10/12/00	13:14 NCR 1119	13:14 NCR 1119 Example 10/12/00	13:14 NCR 1119	13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119 Exercised 10/12/00	13:14 NCR 1119 Expired 10/12/00	13:14 NCR 1119 Expired 10/12/00	13:14 NCR 1119 Expired 10/12/00	13:14 NCR 1119	13:14 NCR 1119 14:04 NCR 314	Expired 10/12/99 13:14 NCR 1119	13:14 NCR 1119	13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119 Expired 10/12/99	
:	Kule-making Proceedings																				
	Agency/Rule Citation	10 NCAC 03R .6207	10 NCAC 03R .6208	10 NCAC 03R .6209	10 NCAC 03R .6210	10 NCAC 03R .6211	10 NCAC 03R .6212	10 NCAC 03R .6213	10 NCAC 03R .6214	10 NCAC 03R .6215	10 NCAC 03R .6216	10 NCAC 03R, 6217	10 NCAC 03R .6218	10 NCAC 03R .6219	10 NCAC 03R .6220	10 NCAC 03R .6221	10 NCAC 03R .6222	10 NCAC 03R .6223	10 NCAC 03R .6224	10 NCAC 03R .6225	

	Other																							
	Approved Rule		14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354		14:15 NCR 1354												
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RRC Status	Date	I	11/17/99	11/17/99	11/17/99	66/21/11	11/17/99	11/17/99	11/11/99	11/17/99	11/1799	12/16/99 11/17/99	11/17/99	11/17/99	11/17/99	11/17/99	11/11/99	6/11/11						
RRC	Action		Approve	Approve	Approve	Approve	Approve	, Approve	Approve	Approve	Object	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve						
Fiscal	Note		S/L/SE	*	S/L/SE	S/L/SE	*	*	*	S/L/SE	S/L/SE	*	*	*	*	*	*	*						
Notice of	Text		14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130	14:03 NCR 130						
Temporary	Rule		13:14 NCR 1119	13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 13:14 NCR 1119	Expired 10/12/99 14:12 NCR 1035	14:12 NCR 1035	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282
Rufe-making	Proceedings																		14:12 NCR 1035	14:12 NCR 1035				
Agency/Rule	Citation		10 NCAC 03R .6226	10 NCAC 03R .6227	10 NCAC 03R .6228	10 NCAC 03R .6229	10 NCAC 03R .6230	10 NCAC 03R .6231	10 NCAC 03R .6232	10 NCAC 03R .6233	10 NCAC 03R .6234	10 NCAC 03R .6235	10 NCAC 03R .6236	10 NCAC 03R .6237	10 NCAC 03R .6238	10 NCAC 03R .6239	10 NCAC 03R .6240	10 NCAC 03R .6241	10 NCAC 03R .6242	10 NCAC 03R .6243	10 NCAC 03R .6250	10 NCAC 03R .6252	10 NCAC 03R .6253	10 NCAC 03R .6254

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Temporary Rule	14:14 NCR 1282	14:14 NCR 1282 14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282
Rule-making Proceedings																										
Agency/Rule Citation	10 NCAC 03R .6255	10 NCAC 03R .6256	10 NCAC 03R .6258	10 NCAC 03R .6259	10 NCAC 03R .6260	10 NCAC 03R .6261	10 NCAC 03R .6263	10 NCAC 03R .6264	10 NCAC 03R .6265	10 NCAC 03R .6266	10 NCAC 03R .6267	10 NCAC 03R .6268	10 NCAC 03R .6269	10 NCAC 03R .6270	10 NCAC 03R, 6271	10 NCAC 03R .6272	10 NCAC 03R .6273	10 NCAC 03R .6274	10 NCAC 03R .6275	10 NCAC 03R .6276	10 NCAC 03R .6277	10 NCAC 03R .6278	10 NCAC 03R .6279	10 NCAC 03R .6280	10 NCAC 03R .6281	10 NCAC 03R .6282

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											14:05 NCR 374															
14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282	14:14 NCR 1282																
								1			12:24 NCR 2194															
10 NCAC 03R .6283	10 NCAC 03R .6284	10 NCAC 03R .6285	10 NCAC 03R .6286	10 NCAC 03R,6287	10 NCAC 03R .6288	10 NCAC 03R .6289	10 NCAC 03R .6290	10 NCAC 03R .6291	10 NCAC 03R .6292	10 NCAC 03R .6293	10 NCAC 03S .0108	10 NCAC 03S .0109	10 NCAC 03S .0207	10 NCAC 03S .0208	10 NCAC 03S .0209	10 NCAC 03S .0210	10 NCAC 03S .0211	10 NCAC 03S .0213	10 NCAC 03S .0214	10 NCAC 03S .0307	10 NCAC 03S .0308	10 NCAC 03S .0407	10 NCAC 03S .0408	10 NCAC 03S .0506	10 NCAC 03S .0507	10 NCAC 03S .0508

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	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374														
	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194														
	10 NCAC 03S .0509	10 NCAC 03S .0510	10 NCAC 03S .0511	10 NCAC 03S .0614	10 NCAC 03S .0615	10 NCAC 03S .0616	10 NCAC 03S .0617	10 NCAC 03S .0618	10 NCAC 03S .0619	10 NCAC 03S .0706	10 NCAC 03S .0707	10 NCAC 03S .0806	10 NCAC 03S ,0807	10 NCAC 03S .0808	10 NCAC 03S, .0901	10 NCAC 03S .0902	10 NCAC 03S .0903	10 NCAC 03S .0904	10 NCAC 03S .1001	10 NCAC 03S .1002	10 NCAC 03S .1003	10 NCAC 03S .1004	10 NCAC 03S .1005	10 NCAC 03S .1006	10 NCAC 03S .1101	10 NCAC 03S .1201	10 NCAC 03S .1202

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RRC Status	Date	11/17/99	66/01/71				66/01/21 63: 11/11/99	66/01/71				11/17/99	66/01/71			11/17/99	66/01/71							11/17/99	66/91/71	
RRC	Action	Object	Approve			Object	Object	Approve				Object	Approve			Object	Approve							Object	Approve	
Fiscal	Note	¥	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*
Notice of	Text	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374	14:05 NCR 374
Temporary	Rule																									
Rule-making	Proceedings	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194	12:24 NCR 2194
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15A NCAC 16A .1106 13:14 NCR 1114	13:14 NCR 1114		14:01 NCR 12	*	Approve	10/04/99			14:10 NCR 839	
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10 NCAC 47B .0204	14:07 NCR 519	14:08 NCR 602	14:13 NCR 1100	*					
10 NCAC 47B .0407	14:07 NCR 519	14:08 NCR 602	14:13 NCR 1100	*					
Vocational Rehabilitation Services	on Services								

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Other																						
Approved Rule																						
Elfective by Governor																						
Text differs from proposal															*							
RRC Status															12/16/99		12/16/99					
RRC															Approve		Approve					
Fiscal Note															*		*					
Notice of Text															14:05 NCR 392		14:05 NCR 392					
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10 NCAC 20C .0202

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10 NCAC 20C .0203 10 NCAC 20C .0204 10 NCAC 20C .0205

14:07 NCR 519 14:07 NCR 519

10 NCAC 20C .0206

		*
		12/16/99
		Approve 12/16/9
		* Approve
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Rule-making Temporary Proceedings Rule	Notice of Text	Fiscal Note	RRC Status Action	Status	Text differs from	Effective by Governor	Approved Rule	Other
			Аспоп	Date	proposal			
12:09 NCR 744 14:10 NCR 752	2	*						
12:09 NCR 744 14:10 NCR 752	2	*						
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14:10 NCR 811 14:10 NCR 811 14:14 NCR 1226		*						
14:10 NCR 811 14:10 NCR 811 14:14 NCR 1226		*						
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14:10 NCR 811 14:10 NCR 811 14:14 NCR 1226		*						
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14:10 NCR 819 14:10 NCR 819								
14:12 NCR 1038 14:12 NCR 1038								
N/A N/A			Approve	10/04/99			14:10 NCR 839	

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Citation	Proceedings	Rule	Text	Note	Action	Date	rom proposal	Governor	Approved Kule	Other
11 NCAC 12 .1701	14:10 NCR 819	14:10 NCR 819	14:14 NCR 1234	*						
11 NCAC 12 .1702	14:02 NCR 78		14:06 NCR 433	*	Approve	66/11/11			14:15 NCR 1354	
11 NCAC 12 .1702	14:10 NCR 819	14:10 NCR 819	14:14 NCR 1234	*						
11 NCAC 12.1703	14:10 NCR 819	14:10 NCR 819	14:14 NCR 1234	*						
11 NCAC 12 .1707	14:10 NCR 819	14:10 NCR 819	14;14 NCR 1234	*						
11 NCAC 12 .1709	14:10 NCR 819	14:10 NCR 819	14:14 NCR 1234	*						
11 NCAC 13 .0317	14:10 NCR 822	14:10 NCR 822	14:14 NCR 1237	*						
11 NCAC 13 .0318	14:10 NCR 822	14:10 NCR 822	14:14 NCR 1237	*						
11 NCAC 13 .0324	14:10 NCR 822	14:10 NCR 822	14:14 NCR 1237	*						
11 NCAC 13,0326	14:10 NCR 822	14:10 NCR 822	14:14 NCR 1237	*						
11 NCAC 13.0406	14:10 NCR 822	14:10 NCR 822								
11 NCAC 13 .0514	14:02 NCR 78		14:06 NCR 433	*	Approve	11/17/99			14;15 NCR 1354	
11 NCAC 13 .0518	14:02 NCR 78		14:06 NCR 433	*	Approve	11/17/99			14:15 NCR 1354	
Home Inspector Licensure Board	ire Board									
11 NCAC 08 .1103	14:08 NCR 577		14:12 NCR 959	*						
11 NCAC 08 .1105	14:08 NCR 577		14:12 NCR 959	*						
11 NCAC 08 .1107	14:08 NCR 577		14:12 NCR 959	*						
11 NCAC 08 .1116	14:08 NCR 577		14:12 NCR 959	*						
11 NCAC 08 .1300	14:08 NCR 577									
JUSTICE										
Alarm Systems Licensing Board	g Board									
12 NCAC 11.0500	14:15 NCR 1344									
Criminal Justice Education and Training Standards Commission	tion and Training St	andards Commission								
12 NCAC 09A .0103	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
12 NCAC 09A .0103	14:15 NCR 1344									
12 NCAC 09B .0106	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
12 NCAC 09B .0107	13:14 NCR 1110		13:19 NCR 1611	*	Ext. Review Return to Agey	66/11/90 66/51/L0				

	Other																					
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atus	Date	10/04/99 06/17/99	06/17/99	06/11/90	06/11/99	10/04/99 06/17/99	_	_		06/17/99	10/04/99	06/17/99	_	07/15/99	06/11/99	10/04/99	06/11/90	06/11/90	10/04/99	ency 10/04/99	06/1 //99 ency	10/04/99 06/17/99
RRC Status	Action	Approve Approve	Approve	Approve	Ext. Review	Approve Approve	Object	Return to Agcy Approve	Object Return to Agey	Approve Object	Approve	Object Return to Agev	Approve Object	Return to Agcy	Object Return to Agev	Approve Approve	Approve	Object Return to Agen	Approve Object	Returned to Agency Approve 10	Object Returned to Agency	Approve Object
Fiscal	Note	*	*	*	*	*	*	đ		*	,	₩-	S/L		*	*	*	*	*	c	n	S
Notice of	Text	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611		15.19 NCK 1811	13:19 NCR 1611		13:19 NCR 1611	13:19 NCR 1611		13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	1171 001001-61	13.19 NCN 1811	13:19 NCR 1611
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12 NCAC 09B .0233	13:14 NCR 1110		13:19 NCR 1611	S	Return to Agey Approve Object	07/15/99 10/04/99 06/17/99	*		14:10 NCR 839	
12 NCAC 09B .0302	13:14 NCR 1110		13:19 NCR 1611	*	Approve Approve	10/04/99 06/17/99	* *		14:10 NCR 839 14:05 NCR 402	
12 NCAC 09B .0303	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90	*		14:05 NCR 402	
12 NCAC 09B .0304	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 09B .0305	13:14 NCR 1110		13:19 NCR 1611	*	Object Return to Agey	06/17/99 07/15/99	*		14-10 N/CD 030	
12 NCAC 09B .0312	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 09B .0403	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 09B .0404	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 09B .0405	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90			14:05 NCR 402	
12 NCAC 09B .0406	13:14 NCR 1110		13:19 NCR 1611	s	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 09B .0407	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 09B .0414	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 09B .0415	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 09C .0211	13:14 NCR 1110		13:19 NCR 1611	*	Object Return to Agev	06/17/99				
12 NCAC 09C .0212	13:14 NCR 1110		13:19 NCR 1611	*	Approve Object Return to Agev	10/04/99 06/17/99 07/15/99	*		14:10 NCR 839	
12 NCAC 09C .0213	13:14 NCR 1110		13:19 NCR 1611	*	Approve Object Return to Agev	10/04/99 06/17/99 07/15/99	*		14:10 NCR 839	
12 NCAC 09C .0403	13:14 NCR 1110		13:19 NCR 1611	*	Approve Approve	10/04/99 06/17/99	*		14:10 NCR 839 14:05 NCR 402	
12 NCAC 09E .0107	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90			14:05 NCR 402	
Private Protective Services Board	ces Board									
12 NCAC 07D .0807	13:14 NCR 1110		14:07 NCR 523	*						
Sheriffs' Education and Training Standards Commission	Training Standards	Commission								

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Other
12 NCAC 10B .0103	13:14 NCR 1110		13:19 NCR 1637	S	Object Return to Agey	06/17/99 07/15/99	*		14-15 NCB 1354	
12 NCAC 10B .0302	14:12 NCR 957				a coddy.				FCI WOLLDER	
12 NCAC 10B .0303	14:12 NCR 957									
12 NCAC 10B .0502	13:14 NCR 1110		13:19 NCR 1637	L	Object	06/11/90	,		0000	
12 NCAC 10B .0505	13:14 NCR 1110		13:19 NCR 1637	*	Approve Approve	06/11/99			14:15 NCK 1354 14:05 NCR 402	
12 NCAC 10B .0506	13:14 NCR 1110		13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0507	13:14 NCR 1110	ē	13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0508	13:14 NCR 1110		13;19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0509	13:14 NCR 1110		13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0601	13:14 NCR 1110		13:19 NCR 1637	S/L	Object	06/11/90	*		14-15 NOB 1254	
12 NCAC 10B .0606	13:14 NCR 1110				photody	66/11/11			+661 NOVI 61:+1	
12 NCAC 10B .0607	13:14 NCR 1110									
12 NCAC 10B .0703	13:14 NCR 1110		13:19 NCR 1637	S/L	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 10B.0908	13:14 NCR 1110		13:19 NCR 1637	S/L	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0909	14:12 NCR 957									
12 NCAC 10B .1002	13:14 NCR 1110		13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .1401	13:14 NCR 1110		13:19 NCR 1637	s	Approve	06/11/90			14:05 NCR 402	
12 NCAC 10B .1402	13:14 NCR 1110		13:19 NCR 1637	S	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 10B .1403	13:14 NCR 1110		13:19 NCR 1637	S	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 10B .1404	13:14 NCR 1110		13:19 NCR 1637	s	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 10B .1405	13:14 NCR 1110		13:19 NCR 1637	s	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 10B .1406	13:14 NCR 1110		13:19 NCR 1637	S	Approve	66/11/90			14:05 NCR 402	
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13 NCAC 01A .0100	14:07 NCR 519									
13 NCAC 01B .0100	14:07 NCR 519									
13 NCAC 01B .0200	14:07 NCR 519									

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ds 14.12 NCR 1315	Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved which	Oullet
14:14 NCR 13:15											
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14:14 NCR 1315 14:12 NCR 1786 13:21 NCR 1786	13 NCAC 01B .0400	14:07 NCR 519									
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46 14:14 NCR 1315 14:14 NCR 1315 14:14 NCR 1315 15:21 NCR 1786 16:21 NCR	13 NCAC 01B .0600	14:07 NCR 519									
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13.21 NCR 1786 S/L/SE Object Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L/SE Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 Object	13 NCAC 07F .0201	11:03 NCR 106									
13.21 NCR 1786 S/L/SE Object Ob	13 NCAC 07F .0201	14:02 NCR 78									
13.21 NCR 1786 S/L/SE Object Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L/SE Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 Object	13 NCAC 07F .0410	14:02 NCR 78									
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13.21 NCR 1786 S/L/SE Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 S/L Object 13.21 NCR 1786 Object 14.21 NCR 1786 Object 15.21 NCR 1786 Object	13 NCAC 07F.0602	13:02 NCR 176		13:21 NCR 1786	S/L	Object Object	10/04/99				
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5 13.21 NCR 1786 S/L/SE Object 1 Object 1 13.21 NCR 1786 S/L Object 1 Objec	13 NCAC 07F.0604	13:02 NCR 176		13:21 NCR 1786	S/L/SE	Object Object	10/04/99				
5 13:21 NCR 1786 S/L Object Object Object	13 NCAC 07F .0605	13:02 NCR 176		13:21 NCR 1786	S/L/SE	Object Object	10/04/99				
	13 NCAC 07F.0606	13:02 NCR 176		13:21 NCR 1786	S/L	Object Object	10/04/99				
	etaliatory Employmen	nt Discrimination				Dolect	66/01/71				

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Other

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13 NCAC 19 .0101	N/A	N/A	N/A	N/A	Approve	66/61/80			14:09 NCR 708
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13 NCAC 12.0501	13:03 NCR 268								
13 NCAC 12.0801	13:03 NCR 268								
13 NCAC 12 .0802	13:03 NCR 268								
LANDSCAPE ARCHITECTS, BOARD OF	ITECTS, BOARD	OF							
21 NCAC 26 .0101	14:05 NCR 373		14:12 NCR 1015	*					
21 NCAC 26.0104	14:05 NCR 373		14:12 NCR 1015	*					
21 NCAC 26.0105	14:05 NCR 373		14:12 NCR 1015	*					
21 NCAC 26.0302	14:05 NCR 373		14:12 NCR 1015	*					
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21 NCAC 32	13:06 NCR 538								
21 NCAC 32B	11:18 NCR 1369								
21 NCAC 32B	12:04 NCR 245								
21 NCAC 320 .0118	11:18 NCR 1369		13:08 NCR 709	*		•			
21 NCAC 320, 0119	11:18 NCR 1369		13:08 NCR 709	*					
21 NCAC 320,0120	11:18 NCR 1369		13:08 NCR 709	*					
21 NCAC 320 .0121	11:18 NCR 1369		13:08 NCR 709	*					
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21 NCAC 32R .0102	14:03 NCR 127								
21 NCAC 32R .0103	14:03 NCR 127								
21 NCAC 32R,0104	14:03 NCR 127								
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21 NCAC 33,0102	14:12 NCR 958								
21 NCAC 33.0106	14:12 NCR 958								
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12:09 NCR 745

21 NCAC 34C

9	2	ŧ	N. C.	-	RRC Status	Status	Text differs	D.00. 41.00 hr.		
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NURSING, BOARD OF	OF									
21 NCAC 36 .0213	13:22 NCR 1821		14:02 NCR 82	*	Approve	11/11/99			14:15 NCR 1354	
21 NCAC 36 .0220	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
21 NCAC 36 .0221	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
21 NCAC 36 .0227	14:07 NCR 521		14:12 NCR 1016	*						. 14:13 NCR 1090
21 NCAC 36 .0318	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
21 NCAC 36 .0404	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
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21 NCAC 36 .0702	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
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21 NCAC 36 .0704	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
21 NCAC 36.0705	14:07 NCR 521		14:12 NCR 1016	*						14:13 NCR 1090
NURSING HOME ADMINISTRATORS, BOARD OF EXAMINERS FOR	DMINISTRATORS	S, BOARD OF EX.	AMINERS FOR							
21 NCAC 37D .0202		14:05 NCR 398	14:09 NCR 684	*						
21 NCAC 37D .0302	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0303	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0403	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0405	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0407	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0502	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0504	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0601	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0603	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0605	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0701	14:08 NCR 578		14:13 NCR 1149	*						
21 NCAC 37D .0704	14:08 NCR 578		14:13 NCR 1149	*						

Other																													
Approved Rule												4						14:15 NCR 1354		14:15 NCR 1354						14:04 NCR 330			
Effective by Governor																													
Text differs from proposal																		*		*						*			*
tatus Date																		11/17/99		11/11/99			03/20/98	12/1/98	04/15/99	05/20/99			12/16/99
RRC Status Action I																		Approve		Approve			State Budget	Object	Object	Approve			Approve
Fiscal Note	*		*	*	*	*	*	*	*	*		*	*	*	*			*		*		*	* [SE			*		*
Notice of Text	14.13 MCB 1140	14.15 NCR 1149	14:09 NCR 684	14:13 NCR 1149	14:13 NCR 1149	14:09 NCR 684	14:13 NCR 1149	14:09 NCR 684	14:09 NCR 684	14:13 NCR 1149		14:09 NCR 684	14:13 NCR 1149	14:13 NCR 1149	14:13 NCR 1149			14:06 NCR 480		14:06 NCR 480		12:07 NCR 527	12:09 NCR 797	13:02 NCK 246			14:06 NCR 480		14:06 NCR 480
Temporary Rule			14:05 NCR 398			14:05 NCR 398		14:05 NCR 398	14:05 NCR 398			14:05 NCR 398																	
Rule-making Proceedings	14.00 MCD 570	14:00 INCK 3/0		14:08 NCR 578	14:08 NCR 578		14:08 NCR 578			14:08 NCR 578	14:08 NCR 578		14:08 NCR 578	14:08 NCR 578	14:08 NCR 578	DOF	13:22 NCR 1821	12:03 NCR 168					13:22 NCR 1821	13:22 NCR 1821	13:22 NCR 1821				
Agency/Rule Citation	TOTO TEL OVOICE	21 NCAC 37E .0101	21 NCAC 37E .0102	21 NCAC 37E .0102	21 NCAC 37F.0101	21 NCAC 37F .0102	21 NCAC 37F .0102	21 NCAC 37G .0102	21 NCAC 37G .0201	21 NCAC 37G .0201	21 NCAC 37G .0202	21 NCAC 37H .0102	21 NCAC 37H .0102	21 NCAC 37H .0104	21 NCAC 371.0101	PHARMACY, BOARD OF	21 NCAC 46 .1317	21 NCAC 46 .1413	21 NCAC 46 .1414	21 NCAC 46 .1508	21 NCAC 46 .1601	21 NCAC 46 .1804					21 NCAC 46 .1810	21 NCAC 46 .1813	21 NCAC 46 .1814

Apency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	status	Text differs	Effective by		,
Citation	Proceedings	Rufe	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
				,						
21 NCAC 46 .1815		13:11 NCK 910	13:22 NCR 1848 13:24 NCR 2016	+ *	Annrove	08/16/66	*		14:09 NCB 708	
21 NCAC 46 .1816	13:22 NCR 1821		14:06 NCR 480	*	Approve	12/16/99			907 1707	
Narrow Therapeutic Index Drugs	idex Drugs									14:13 NCR 1091
PHYSICAL THERAPY EXAMINERS	PY EXAMINERS									
21 NCAC 48F .0102	14:06 NCR 489	14:06 NCR 489	14:10 NCR 771	*						
PLUMBING, HEATING AND FIRE SPRINKLER CONTRACTORS, EXAMINERS OF	ING AND FIRE SP	RINKLER CONTE	RACTORS, EXAMI	NERS OF						
21 NCAC 50 .0301	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0304	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0306	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0310	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0402	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0404	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0406	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0412	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50.0501	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .0506	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0508	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0512	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0513	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0514	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .1001	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .1004	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .1006	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .1007	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .1008	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .1009	14:10 NCR 749		14:14 NCR 1242	*						
21 NCAC 50 .1010	14:10 NCR 749		14:14 NCR 1242	*						

Other																													
Approved Rule																													
Effective by																													
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RRC Status	Date																												
RRC	Action																												
Fiscal		*	*	*	*	*	*	*	*	*	*		*				*												
Notice of Text		14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242		13:13 NCR 1050				13:13 NCR 1050												
Temporary																													
Rule-making Proceedings	0	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	\RD	12:05 NCR 338	13:21 NCR 1784	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338											
Agency/Rule Citation		21 NCAC 50 .1011	21 NCAC 50.1013	21 NCAC 50.1014	21 NCAC 50 .1101	21 NCAC 50 .1204	21 NCAC 50 .1205	21 NCAC 50.1206	21 NCAC 50.1210	21 NCAC 50 .1212	21 NCAC 50.1213	PSYCHOLOGY BOARD	21 NCAC 54 .1611	21 NCAC 54 .1901	21 NCAC 54 .2006	21 NCAC 54 .2010	21 NCAC 54 .2104	21 NCAC 54 .2301	21 NCAC 54 .2302	21 NCAC 54 .2303	21 NCAC 54 .2304	21 NCAC 54 .2305	21 NCAC 54 .2306	21 NCAC 54 .2307	21 NCAC 54 .2308	21 NCAC 54 .2309	21 NCAC 54.2310	21 NCAC 54 .2311	21 NCAC 54 .2312

	Other																											
	Approved Rule						•						14:15 NCR 1354	14:15 NCR 1354						1			14:06 NCR 490					
Effective by	Governor																											
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Status	Date												11/11/99	11/17/99									04/11/2		y 07/15/99	y 07/15/99		y 07/15/99
RRC Status	Action												Approve	Approve									Approve		Return to Agcy	Return to Agcy	I	Return to Agcy 07/15/99
Fice	Note												*	*	*	*	*	*	*	*	*		*		* *	*	*	*
Notice of	Text												13:13 NCR 1050		13:18 NCR 1503		13:18 NCR 1503	13:18 NCR 1503	14:12 NCR 998	13:18 NCR 1503								
Tomporary	Rule																						13:13 NCR 1061					
Dule-moling	Proceedings	12:05 NCR 338	Z		14:06 NCR 428	14-06 NCP 428	021 NOVI 00:FI	14:06 NCR 428 14:06 NCR 428																				
olo (A) you on A	Citation	21 NCAC 54 .2313	21 NCAC 54 .2314	21 NCAC 54 .2401	21 NCAC 54 .2402	21 NCAC 54 .2501	21 NCAC 54 .2502	21 NCAC 54 .2503	21 NCAC 54 .2504	21 NCAC 54 .2505	21 NCAC 54 .2601	21 NCAC 54 .2602	21 NCAC 54 .2704	21 NCAC 54 .2706	21 NCAC 54 .2801	21 NCAC 54 .2802	21 NCAC 54 .2803	21 NCAC 54 .2804	21 NCAC 54 .2805	21 NCAC 54 .2806	21 NCAC 54 .2807	PUBLIC EDUCATION	16 NCAC 06B .0108	16 NCAC 06C .0100	16 NCAC 06C .0102	16 NCAC 06C .0103	16 NCAC 06C .0200	16 NCAC 06C .0202

	Other									
	Approved Rule									14:09 NCR 708 14:06 NCR 490
	Effective by Governor									
Text differs	from proposal									* *
atus	Date	07/15/99	07/15/99	02/12/00	07/15/99	07/15/99	07/15/99	07/15/99	07/15/99	04/1/20 08/10/99 04/1/20
RRC Status	Action	Return to Agcy 07/15/99	Return to Agcy Return to Agcy	Return to Agey	Return to Agey	Return to Agcy Return to Agcy	Return to Agcy Return to Agcy Return to Agcy	Return to Agcy Return to Agcy Return to Agcy	Return to Agcy	Object Approve Approve
	Fiscal Note	* * * *	* * * *	* * *	* * * 1	* * * * 1	* * * * *	* * * * *	* * *	* *
	Notice of Text	14:12 NCR 998 13:18 NCR 1503 14:12 NCR 998 13:24 NCR 2008	13:18 NCR 1503 14:12 NCR 998 13:18 NCR 1503 14:12 NCR 998	13:18 NCR 1503 14:12 NCR 998	14:12 NCR 998 14:12 NCR 1503 14:12 NCR 998	13:18 NCR 1503 14:12 NCR 998 13:18 NCR 1503 14:12 NCR 998	13:18 NCR 1503 14:12 NCR 998 13:18 NCR 1503 14:12 NCR 998 13:18 NCR 1503 14:12 NCR 968	13:18 NCR 1503 14:12 NCR 1503 14:12 NCR 1503 14:12 NCR 1503 14:12 NCR 1503	14:12 NCK 998 13:18 NCR 1503 14:12 NCR 998	13:18 NCR 1503 13:18 NCR 1503 9/99
E	l emporary Rule									14:11 NCK 910 13:22 NCR 2010 17 Temp Expired 02/09/99
	Kule-making Proceedings	14:06 NCR 428 14:06 NCR 428	14:06 NCR 428 14:06 NCR 428	14:06 NCR 428	14:06 NCR 428 14:06 NCR 428	14:06 NCR 428 14:06 NCR 428	14:06 NCR 428 14:06 NCR 428	14:06 NCR 428	14:06 NCR 428 14:06 NCR 428 14:06 NCR 428	
	Agency/Kule Citation	16 NCAC 06C .0205 16 NCAC 06C .0205	16 NCAC 06C .0206 16 NCAC 06C .0207	16 NCAC 06C .0301	16 NCAC 06C .0303	16 NCAC 06C .0304 16 NCAC 06C .0305	16 NCAC 06C .0306 16 NCAC 06C .0307 16 NCAC 06C .0308	16 NCAC 06C .0309 16 NCAC 06C .0311 16 NCAC 06C .0312	16 NCAC 06C .0313 16 NCAC 06C .0400	16 NCAC 06C .0402 16 NCAC 06C .0501 16 NCAC 06D .0103

	Other																								
	Approved Kule	14:15 NCR 1354	14:06 NCR 490	14:06 NCR 490	14:06 NCR 490	14:06 NCR 490	14:15 NCR 1354	14:06 NCR 490	14.15 NCR 1354	14:15 NCR 1354	14:15 NCB 1354	14.15 INCN 1554	14:15 NCK 1354 14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354		14:06 NCR 490 14:06 NCR 490	14:06 NCR 490	14:06 NCR 490	14:06 NCR 490			14:15 NCR 1354		
Effective by	Governor																								
Text differs	irom proposal		*					*	*		*	. 4	* *		*					*					
atus	Date	10/04/99	07/15/99	02/15/99	07/15/99	07/15/99	10/04/99	07/15/99	10/04/99	10/04/99	10/04/99	10/04/99	11/17/99	10/04/99	10/04/99	07/15/99	07/15/99	02/12/99	04/12/66	07/15/99	04/17/0	02/115/99	10/04/99	07/15/99	66/51/10
RRC Status	Action	Approve	Object	Approve Object	Approve Approve	Approve	Approve	Return to Agcy	Approve Approve	Approve	Approve	Approve	Return to Agey	Return to Agcy	Approve	Return to Agey	Return to Agcy								
Fiscal	Note '	s	*	*	*	*	S	*	S	s	S	s	S	S	S	* *	* *	*	*	*	* *	*	N/A	* *	٠ *
Notice of	Text	13:24 NCR 2008	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:24 NCR 2008	13:18 NCR 1503	13:24 NCR 2008	13:24 NCR 2008	13:24 NCR 2008	13:18 NCR 1503 14:12 NCR 998	13:18 NCR 1503 13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	N/A	13:18 NCR 1503	14:12 NCK 998 13:18 NCR 1503				
Temporary	Rule																13:05 NCR 523			12:22 NCR 2010 13 Temp Expired 02/09/09					
Rule-making	Proceedings															14:06 NCR 428					14-06 NICB 428	14.00 NON 428	N/A	14.05 MCB 430	14:06 NCK 428
Apency/Rule	Citation	16 NCAC 06D .0103	16 NCAC 06D .0210	16 NCAC 06D .0301	16 NCAC 06D .0302	16 NCAC 06D .0303	16 NCAC 06D .0304	16 NCAC 06D .0305	16 NCAC 06D .0501	16 NCAC 06D .0502	16 NCAC 06D .0503	16 NCAC 06D .0504	16 NCAC 06D .0505	16 NCAC 06D .0506	16 NCAC 06D .0507	16 NCAC 06E .0202	16 NCAC 06E .0301 16 NCAC 06E .0301 16 NCAC 06G .0202	16 NCAC 06G .0308	16 NCAC 06G .0309	16 NCAC 06G .0311	16 NCAC 06G .0502	16 NCAC 06H .0101	16 NCAC 06H .0101	16 NCAC 06H .0103	16 NCAC 06H .0105

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	atus	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	Irom proposal	Governor	Approved Kule	Other
16 NCAC 06H .0105	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0106	14:06 NCR 428		13:18 NCR 1503 14:12 NCR 998	* *	Return to Agcy	04/12/0				
16 NCAC 06H .0107	77. 170. 170. 171		13:18 NCR 1503	*	Return to Agcy	07/15/99				
16 NCAC 06H .0107	14:06 NCR 428									
16 NCAC 06H .0107	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0108			13:18 NCR 1503	*	Return to Agey	66/51/10				
16 NCAC 06H .0108	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0109			13:18 NCR 1503	*	Return to Agcy	07/15/99			-	
16 NCAC 06H .0109	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 0611.0110			13:18 NCR 1503	*	Return to Agcy Object Approve	07/15/99 10/04/99 11/17/99	*		14:15 NCR 1354	
REAL ESTATE COMMISSION	IMISSION									
21 NCAC 58A .0107	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0109	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A, 0110	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0113	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0114	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0301	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0302	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A,0303	14:06 NCR 429		14:10 NCR 772	S						
21 NCAC 58A .0304	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0401	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0402	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0403	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0404	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0406	14:06 NCR 429		14:10 NCR 772	*						
21 NCAC 58A .0503	14:06 NCR 429		14:10 NCR 772	•						

Other
Approved Rule
Effective by Governor
Text differs from proposal
IRC Status Date
RRC
Fiscal Note
Notice of Text
Temporary Rule
Rule-making Proceedings
Agency/Rule Citation

Citation 21 NCAC 58A .0505 1- 21 NCAC 58A .0601 1- 21 NCAC 58A .1402 1- 21 NCAC 58A .1703 1- 21 NCAC 58A .1703 1- 21 NCAC 58A .1703 1-	Proceedings 14:06 NCR 429 14:06 NCR 429	Rule	Text	Note *	Action	Date	proposal	Governor	
	4:06 NCR 429 4:06 NCR 429		CEE GOINGER	*					
	4:06 NCR 429 4:06 NCR 429		CEE GOILOI VI	*					
	4:06 NCR 429		14:10 NCK //2						
			14:10 NCR 772	*					
	14:06 NCR 429		14:10 NCR 772	*					
	14:06 NCR 429		14:10 NCR 772	*					
	14:06 NCR 429		14:10 NCR 772	*					
	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58B .0101	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58B .0102	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0105 1-	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0106	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0107 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0108	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0207	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0213	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0214 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0217 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0218 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0220 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0302 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0304 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0305 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0306 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0307 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0310 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0312 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0601 14	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0602 1	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0603 1-	14:06 NCR 429		14:10 NCR 772	*					

		,		•	RRC Status	s Text differs			
Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action	Jate	Effective by Governor	Approved Rule	Other
21 NCAC 58C .0604	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0605	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0606	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0607	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58C .0608	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0102	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0202	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0204	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0205	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0304	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0310	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0412	14:06 NCR 429		14:10 NCR 772	*					
21 NCAC 58E .0515	14:06 NCR 429		14:10 NCR 772	*					
REFRIGERATION EXAMINERS, BOARD OF	EXAMINERS, BO	ARD OF							
21 NCAC 60 .0102	14:08 NCR 579		14:12 NCR 1028	*					
21 NCAC 60 ,0207	14:08 NCR 579		14:12 NCR 1028	*					
21 NCAC 60 .0311	14:08 NCR 579		14:12 NCR 1028	*					
21 NCAC 60 .0316	14:08 NCR 579		14:12 NCR 1028	*					
21 NCAC 60 .1102	14:08 NCR 579		14:12 NCR 1028	*					
REVENUE									
17 NCAC 04B .0102	N/A		13:08 NCR 690	N/A					
17 NCAC 04B .0104	N/A		13:08 NCR 690	N/A					
17 NCAC 04B .0105	V/N		13:08 NCR 690	N/A					
17 NCAC 04B .0106	N/A		13:08 NCR 690	N/A					
17 NCAC 04B .0107	N/A		13:08 NCR 690	N/A					
17 NCAC 04B .0301	N/A		13:08 NCR 690	N/N					
17 NCAC 04B .0302	N/A		13:08 NCR 690	N/A					

	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	9	Š
Citation	Proceedings	Rule	Text	Note	Aetion	Date	proposal	Governor	Approved water	Officer
17 NCAC 04B .0306	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0308	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0309	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0310	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0311	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0312	N/A		13:08 NCR 690	N/A						-
17 NCAC 04B .0403	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0405	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .2902	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .4301	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .4302	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0102	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0103	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0201	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0202	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0203	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0302	N/A		13:08 NCR 690	N/A						
17 NCAC 04E .0703	N/A		13:08 NCR 690	N/A						
17 NCAC 04F .0005	N/A		13:08 NCR 690	N/A						
17 NCAC 06B .0105	N/A		13:08 NCR 694	N/A						
17 NCAC 06B .0118	N/A		13:09 NCR 762	N/A	Object Object	03/18/99	,		NO MOIN CO. N.	
17 NCAC 07B .0124	N/A		13:08 NCR 695	N/A	Approve	04/13/99			14:02 INCK 84	
17 NCAC 07B .0125	N/A		13:08 NCR 695	N/A						
17 NCAC 07B .2101	N/A		13:09 NCR 767	N/A						
17 NCAC 09K .0601	N/A		13:08 NCR 695	N/A						
Tax Review Board										14:12 NCR 954
SECRETARY OF STATE	ATE									

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Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note		from	Effective by Governor	Approved Rule	Other
					Action Date	proposal			
18 NCAC 06 .1212		13:14 NCR 1151 14:08 NCR 645	14:08 NCR 645	*					
18 NCAC 06 .1304		13:14 NCR 1151							
		14:08 NCR 645	14.08 NCR 645	*					
18 NCAC 06 .1502		13:14 NCR 1151	14.00 MOB 645	*					
18 NCAC 06 1802		14:06 NCR 045 12:07 NCR 534	12:14 NCR 1312	÷ *					
2001: 00 OUOU 01		Temp Expired 06/28/98	96/						
18 NCAC 06 .1803		12:07 NCR 534	12:14 NCR 1312	*					
		Temp Expired 06/28/98	86/						
18 NCAC 10 .0101	13:09 NCR 759	13:14 NCR 1153							
		Expired 10/12/99							
		Expired 12/10/99							
		14:12 NCR 1046							Temp Filed over obj
18 NCAC 10 .0201	13:09 NCR 759	13:14 NCR 1153							-
		Expired 10/12/99							
		13:18 NCR 1556							
		Expired 12/10/99							
		14:12 NCR 1046							Temp Filed over obj
18 NCAC 10 .0301	13:09 NCR 759	13:14 NCR 1153							
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18 NCAC 10.0302	13:09 NCR 759	13:14 NCR 1153							for many dame.
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18 INCAC 10 .0303	13:09 INCIK 139	Expired 10/12/90							
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18 NCAC 10.0304	13:09 NCR 759	13:14 NCR 1153							G-2
		Expired 10/12/99							
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18 NCAC 10 .0305	13:09 NCR 759	13:14 NCR 1153							
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18 NCAC 10,0306		13:18 NCR 1556							•
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Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	RRC Status Text find Action Date pro	Text differs from proposal	Effective by Governor	Approved Rule	Other
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18 NCAC 10 :0307		Expired 12/10/99 14:12 NCR 1046							Temp Filed over obj
18 NCAC 10 .0308		13:18 NCR 1556 Expired 12/10/99 14:12 NCR 1046							Temn Filed over obi
18 NCAC 10 .0309		13:18 NCR 1556 Expired 12/10/99							Temn Filed over ohi
18 NCAC 10 .0401	13:09 NCR 759	13:14 NCR 1153-Recodified to .0801 Expired 10/12/99 13:18 NCR 1556 Expired 12/10/99	cecodified to .0801						
18 NCAC 10 .0402	13:09 NCR 759	13:14 NCR 1153-Recodified to .0802 Expired 10/12/99 13:18 NCR 1556 Expired 12/10/99	secodified to .0802						
18 NCAC 10 .0501	13:09 NCR 759	Expired 12/10/97 13:14 NCR 1153-Recodified to .0901 Expired 10/12/99 13:18 NCR 1556 Expired 12/10/00	tecodified to .0901						
18 NCAC 10 .0701		Explica 12/10/59 13:18 NCR 1556 Expired 12/10/99 14:12 NCR 1046							Temn Filed over obi
18 NCAC 10 .0801		13:18 NCR 1556 Expired 12/10/99							Temp Filed over obj
18 NCAC 10 .0802		13:18 NCR 1556 Expired 12/10/99							Temp Filed over ohi
18 NCAC 10 .0901		13:18 NCR 1556 Expired 12/10/99							To the Colon of th
SOCIAL WORK CERTIFICATION AND LICENSURE BOARD	RTIFICATION A	ND LICENSURE B	SOARD						toub time over on
21 NCAC 63 .0101	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*					
21 NCAC 63 .0102	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*					
21 NCAC 63.0103	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*					
21 NCAC 63 .0104	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*					

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Temporary	Rule	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697
Rule-making	Proceedings	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697
Aneney/Rule	Citation	21 NCAC 63.0105	21 NCAC 63 .0201	21 NCAC 63 .0202	21 NCAC 63 .0204	21 NCAC 63 .0205	21 NCAC 63 .0206	21 NCAC 63 .0207	21 NCAC 63 .0208	21 NCAC 63.0209	21 NCAC 63.0210	21 NCAC 63 .0211	21 NCAC 63 .0212	21 NCAC 63 .0213	21 NCAC 63.0301	21 NCAC 63 .0302	21 NCAC 63 .0303	21 NCAC 63,0304	21 NCAC 63.0305	21 NCAC 63,0306	21 NCAC 63 .0401	21 NCAC 63.0402	21 NCAC 63 .0403	21 NCAC 63 .0404	21 NCAC 63 .0501	21 NCAC 63 .0503	21 NCAC 63 .0507	21 NCAC 63.0508	21 NCAC 63 .0509

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Rule-making	Proceedings	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697	COMMISSION	13:05 NCR 436			13:05 NCR 436		
Agency/Rule	Citation	21 NCAC 63.0601	21 NCAC 63 .0602	21 NCAC 63 .0603	21 NCAC 63 .0604	21 NCAC 63 .0607	21 NCAC 63 .0609	21 NCAC 63 .0701	21 NCAC 63 .0702	21 NCAC 63.0703	21 NCAC 63.0704	21 NCAC 63.0801	21 NCAC 63 .0802	21 NCAC 63 .0803	21 NCAC 63 .0804	21 NCAC 63 .0805	21 NCAC 63 .0806	21 NCAC 63 .0807	21 NCAC 63 .0808	21 NCAC 63 .0809	21 NCAC 63 .0820	STATE PERSONNEL COMMISSION	25 NCAC 01B .0354	25 NCAC 01B .0414	25 NCAC 01B .0434	25 NCAC 01B .0437	25 NCAC 01C .0214	25 NCAC 01D .2516

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	Approved Rule		14;10 NCR 839		14:15 NCR 1354	14:15 NCR 1354	14:10 NCR 839	14:10 NCR 839		14:10 NCR 839	14:10 NCR 839											14:02 NCR 84							
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Tomporory	Rule	12:09 NCR 835						13:18 NCR 1560			13:18 NCR 1560	L CERTIFICATIO															14:09 NCR 695		
Dule melting	Proceedings		13:05 NCR 436	13:05 NCR 436	13-05 NCR 436		13:05 NCR 436		13:05 NCR 436	13:05 NCR 436		PROFESSIONA	14:10 NCR 749			13:08 NCR 626	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126						
ole William A	Agency/waic Citation	25 NCAC 01D .2517	25 NCAC 01H, 0602	25 NCAC 01H .0605	25 NCAC 0111 0606		25 NCAC 01J .0503	25 NCAC 01J .0506	25 NCAC 01J .0512	25 NCAC 01J .0603	25 NCAC 01J.0603	SUBSTANCE ABUSE PROFESSIONAL CERTIFICATION BOARD	21 NCAC 68 .0101	21 NCAC 68 .0503	21 NCAC 68 .0507	21 NCAC 68 .0509	21 NCAC 68 .0511	21 NCAC 68 .0601	21 NCAC 68 .0706	TRANSPORTATION	Highways, Division of	19A NCAC 02D ,0415 13:08 NCR 626	19A NCAC 02E .0201	19A NCAC 02E .0202	19A NCAC 02E,0203	19A NCAC 02E .0206	19A NCAC 02E,0207	19A NCAC 02E .0208	19A NCAC 02E .0209 14:03 NCR 126

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	Approved Rule						-	14:01 NCR 48	14:01 NCR 48															14:06 NCR 490	14:06 NCR 490	14:06 NCR 490	906 404 00 11	14:09 INCR 708 14:06 NCR 490
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Temporary	Rufe						14:09 NCR 695					14:09 NCR 695				14:11 NCR 911												
Rule-making	Proceedings	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	14:03 NCR 126	13:04 NCR 361	13:04 NCR 361	14:03 NCR 126	Jo		14:14 NCR 1223	14:07 NCR 520	14:07 NCR 520	14:07 NCR 520	14:07 NCR 520	14:07 NCR 520	14:07 NCR 520	13:16 NCR 1258	13:16 NCR 1258	13:16 NCR 1258	13:16 NCR 1258	13:16 NCR 1258				
Agency/Rule	Citation	19A NCAC 02E .0210 14:03 NCR 126	19A NCAC 02E .0211	19A NCAC 02E .0212	19A NCAC 02E .0213	19A NCAC 02E .0214	19A NCAC 02E .0215	19A NCAC 02E .0221	19A NCAC 02E .0222	19A NCAC 02E .0224	19A NCAC 02E .0225	19A NCAC 02E .0602	19A NCAC 02E .0603	19A NCAC 02E .0604 14:03 NCR 126	Motor Vehicles, Division of	19A NCAC 03D .0801	19A NCAC 03D .0802 14:14 NCR 1223	19A NCAC 03G.0203	19A NCAC 03G .0205	19A NCAC 03G .0206	19A NCAC 03G .0207	19A NCAC 03G .0209	19A NCAC 03G .0213	19A NCAC 031.0207	19A NCAC 031.0301	19A NCAC 031.0302	19A NCAC 031 .0307	19A NCAC 031.0401

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	\$	
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19A NCAC 031.0402 13:16 NCR 1258	13:16 NCR 1258		13:22 NCR 1843	*	Object	07/15/99	*		14:00 NCB 708	
19A NCAC 031.0501 13:16 NCR 1258	13:16 NCR 1258		13:22 NCR 1843	*	Approve	04/13/99			14:06 NCR 490	
19A NCAC 031,0601	13:16 NCR 1258		13:22 NCR 1843	*	Approve	07/15/99			14:06 NCR 490	
19A NCAC 031.0701 13:16 NCR 1258	13:16 NCR 1258		13:22 NCR 1843	景	Approve	07/15/99			14:06 NCR 490	
19A NCAC 031.0804 13:16 NCR 1258	13:16 NCR 1258		13:22 NCR 1843	*	Object	07/15/99	*		14.00 NCB 208	
VETERINARY MEDICAL BOARD	ICAL BOARD				Approve	66161190			14:09 INCIN 100	
21 NCAC 66 .0207	12:23 NCR 2089									
21 NCAC 66 .0208	12:23 NCR 2089									

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